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Grievance # 018-2073-08.065

Official Use Only

Resubmit

Name: De Control of	- percer	V	224(2675	SG 112/05U
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Dates/Griev #15:1.8/5-08-009-confiscated does ? Percy. · 8/12-08-065-new comm. sys. · 8/23-08_135-Indig. envelopes, comp. equip & comm. sys. 08-135 A: comptied by 2 denied: 1) + event = 2) 19 day 5. 5. 08 _ 135 : Re: compired by 2 reasons denied 6 99/1 - 09-081: more secure comm. sys. (Foster 7 09 081 Pe : Foster didn't follow the directions or address 8. 09_081A: more secure comm. sys. Arbitrary derival #1 1 . 09-08/A1: arbitrary denial #2 1009/21-09-123: retaliated better protection from retal. Secure 1345. 1009/21-09-123: retaliated better protection from retal. Secure 1345. + 2 grewis (i likely more) not submitted due to fear of retalication 13. I do not feel safe here (20+ gries's in 6 months ? no help (Ball) it - Havent talked to BHS (rejusted new months ago, Edontille determinions, 15. Literally SICK, soce throat, headache is stomach 3 miles 16. Wonred about Daughter i tied about on Divorce papers 17-04 YEAH & I'M LOCKED IN A CAGE, TREATED LIKE AN ANIMAL 18 r Intentional Antagonism: Why not gust fill my order? (1/25) post come in unamouneed, without time to prepare, when cl'm already not feeling good. 1/103, 1/24, dented comiss, orders. (35,5 2, 47.5) · ADA? No one advocating for my rights . Siralda par lingung & med reglect . Medical also sharing deliberate inditterener. Crim negligence was he really Thying to help ! Lets see ; could have hefted \$1/w or 1/24, could past track my order, could do anything more then making me wait another 2 weeks 13y which time that order will come the day Foster to nowish i, help grow That's like troppy to go by the Name Department of concertions but fostering Gang Culture "& High Recidivism" 6-1/24 = 8 months X4 gives. linit permonth = 32 (Stapped Aling Dec = 32-8 = 24 mg I have evidence of him antazonizm me, 3. if he actually wanted to Help 2. Cart Giere (car) D. Divorce Lies 1. Just Wanted Commis. A. STOK B. unannounced SHS · com. orders from 1/24 Orben's on issur stell Englished/pur

Official Use Only

Resubmit

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List in detail all the reasons for you	ur grievance. (What is the problem	? When did it happen - date/ti	ime/place?) Attach copies of any
documents or any material(s), whi	ch support your grievance, includ	ing the names of any persons yo	ou think should be questioned.
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Page: of (3 pc	age limit) Grieva	nce# 05P 2003.6	8-135	_
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Oregon Department of Corrections (ODOC) Oregon State Penitentiary Grievance - Denied

To: Barrett, Spencer

SID #: 22418875

Cell: OSP:SG133

From: Lawson, J

Date: 09/07/2023

Re: Non-Medica# OSP_2023_08_135

The grievance you submitted is being returned to you due to non-compliance with the Department of Corrections (DOC) Rule #109 (Grievance Review System) for the following reason(s):

- Grievances must be received by the institution grievance coordinator or designee within 14 calendar days from the date of the incident or issue being grieved, unless the AIC can satisfactorily demonstrate why the grievance could not be timely filed. Untimely grievances will be denied and returned to the AIC with a statement of the rule.
- 2) An AIC may only request review of one matter, action, or incident per grievance.

If you have any questions regarding your grievance, please refer to the Department of Corrections Administrative Rule "Grievance Review System" tab #109 located in the legal library or kyte your institution Grievance/Discrimination Complaint Coordinator.

complied of Both (132) first sentence provided context for matter to be reviewed (the one on 8/23)

i) a more accountable law library communication System is records (advise by word of mouth is too unreliable) liable-to-corruption) 2) more critical/caring assessment of grievances

Date 9/14

Grievance # 05P. 2023 08.135

Official Use Only

Resubmit

GRIEVANCE APPEAL FORM

Name: Burrett S	rencer J	- 2	2583116E	56 133/050	
	st Initi	al , .	SID#	Cell/Block/Bunk #	
List in detail all the reasons you d attach original grievance form an original grievance and response.)	isagree with the original grie is staff response. For the final R. 2023, 08, 135 red lay the in L. date of the lay the	vance respondante	nse or initial appearance the initial appearance for the initial appearance	al response. (For the initial appeal, eal form and response as well as the line for within 14	
which was es usked and AUG 29 2023	collectin State the grevar	t for ed in 1	the ma Scatence stumpe he issue	2 " On 8/23 I	d
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(If not processing facility) Date Stamp	RECEIVED SEP 1 9 2023 OSP/MCCF GRIEVANCE OF	DSP/M	DENIED SEP 20 2023 COF GRIEVANCE O Date Stamp		

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Name:	ast	First	Initial	SID#	Cell/Block/Bunk #
Whom are	you grieving: _	toster	Law Library	9/1/2023 ~11	1700
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GRIEVANCE RESPONSE FORM

TO BE	FILLED	OUT	BY	STAFF	
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Grievance #: 0sp.2023.09.081

22418875 Barrett TO: SID # Name of grievant FROM: W. Foster Legal Officer Title Name of respondent

List, in detail, action(s) taken. (What action was taken? Was the action what the AIC requested? If not, why? Who took the action? When was the action taken - date/time?)

All legal paper work goes through the Legal Officer. The Legal Officer then brings the paperwork to the Legal library for processing. By placing your legal paperwork in the Grievance box in the unit it will slow down, or stop the processing of your legal paperwork.

Be sure when the Legal Officer enters your unit and announces their presence you are prepared to request, and/or submit all your legal paperwork and forms for that day.

OAR 291-139-0140

Date Staron

(1) AIC's assigned to special housing will be afforded reasonable access to law library services through intra-facility telephone and loan systems, satellite law library materials, computer equipment in or near the special housing unit or some combination therein.

There is no OAR, Policy or Rule that states the time, days, or frequency when the Legal Officer must tour the whole SMH building to collect and hand out legal material. It only needs to be reasonable. As a result - what is the definit the Legal Officer makes their rounds as time and circumstances permit. how do I know he's town

An AIC communication form can also be used to communicate with the legal officer and using the internal mail system of the SMH building the Legal Officer can send you apppropriate forms that you need to order research material, Legal materials, ECT.

This is what I am gricing. The correption of the internal mail system

Action wanted: moltiple drop hotes like coffee creek or tablet/digital/recipt system to track a communications place & progress

THIS DOES NOT ADERESS Do not type past this line THE MATTER GRIEVED & Page 1 of 1

INSTANCES WHERE YOU FOREST OR LOSE Receiving Facility Received at Processing Facility Sent to AIC (if not processing facility) RECEIVED SENT OCT 02 2023 OCT 02 2023 DEPMOCE QUEVANCE OFFICE

Date Stamp

OSPINICOF GRIEVANCE OFFICE

Signature Staff Member SERVICE DOCUMENTS Cart. B. ERIKSEN

Signature of Supervisor (Print/Sign)

Distribution: White (Original grievance response form)

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GRIEVANCE APPEAL FORM

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GRIEVANCE APPEAL FORM

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51D# Cell/Block/Bunk#

Whom are you grieving

Please provide the date/time of incident giving rise to grievance.

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Describe what action you want taken to resulve the grievance. (How can the problem be solved?)

11. SIC "ENSITIVE ? LUCO INTLOVE FRETHOUSES

J. S. J. J.

Date

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Accepted/Denied/RFC

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For grievance information see back page. Distribution. White (Original grievance form), Canary (Alt receipt after processed)

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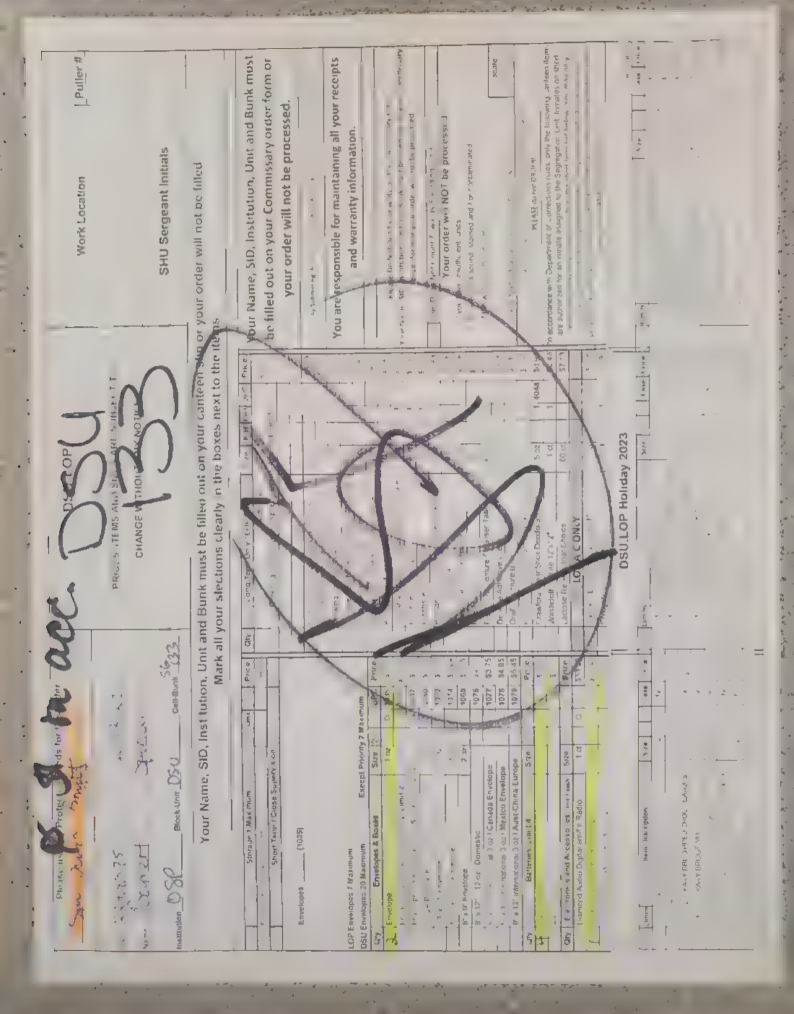
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Grievance #

Official Use Only

Resubmit

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Puller # Your Name, SID, Institution, Unit and Bunk must You are responsible for maintaining all your receipts be filled out on your Commissary order form or Your hame 510 has tutted on tand Bunkmust be filted out on your Commissar 4 4 x 4 2 3 5 7 3 beyond each upper property of a beyond the company of the property of grant and the property of the property o your order will not be processed. Please Do Not Doodle or write on the Commissiny Form if why are not going to be in DSs, upon delivery of Canteen order form or your order will not be processed Your order will NOT be processed and warranty information. SHU Sergeant Initials the tomistability allowed and or contaminated Item Does Not Count Towards Spending Limit Your Name, SID, Institution, Unit and Bunk must be filled out on your canteen slip or your order will not be filled. PLEASE 1 O & PL . R If you have insufficient funds. and get hard a partie of the Mark all your slections clearly in the boxes next to the items. Size Kin an UPC Price P. 4 PRICES ITEMS AND SIZES ARE SUBJECT TO AD48 Greeting Cands Please specify Event. Age and Gender 12 021 Callege Rufe Notebook Paper 200 shoots Lang Torm Only , LOP Only Multi Purpose Solution Good Sense Alergy Renef Health 422 Price Otty Cell-Bunk 13.3 1037 S n 1037 S n UPC Price Price 1074 Sr 1076 54 1000 18.7. 1 ste 1078 Please use my Protected Funds for this order. Execpt Priority 2 Maximum P. SWILL BLOCK-UNK DSU Short Term / Close Supervision 1 sand \$124 Aust China & prope n hang 7 sout anada Enve ope Mexico Levelope Electronics and Accessories and the to Env-Profity-Domesto Use Only Lamit 2 Storage 1 Maximum and Auto Dotte) amilim Radio Envelopes & Boxes Battanes Limit 4 f1035 22418875 OSU Envelopes 20 Maximum OP Envelopes 7 Max mum THE WAY TO' x 13' Envelope Envelopes É

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OSP Executive Management Team

SECURITY



Change of Regular Operations

Monday, October 2, 2023, between 1:00 pm and 1:00 pm

ISP leadership is hosting an event on Monday, intober 2, 2023. The event will start at 1,00 pm and be over at 4,00 pm. This event will impact Aipha Block, the Yard, and showers. AICs from Aipha Block will not have out-of-cell time on the block, which includes showers, phones, tables, the dayroom. I am closing the Yard and showers to fact tate the event.

he O C will resume normal operations in both areas after the 4 00 pm count clears

This event will not have a sign ficant impact on other areas of the facility, and we will have regularly scheduled activities such as visits callouts and work

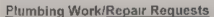
/s/ C Borden, EP Captain

Laundry Bags

For AICs that are issued a laundry bag to be washed in the C othing Room. There are to be only approved tems placed in the laundry bags to be washed. The bags are washed once a week, and are subject to being searched. Any unauthorized articles will be confiscated and disposed of in the appropriate manner (i.e., Personal unauthorized articles being turned in to the Property Corporal to be reclaimed, and unauthorized state clothing going back to the clothing totation.)

/s/ T. Joh, Clothing Room Corporal

GENERAL SERVICES



For timely processing of work/repair requests for plumbing in your housing cell or at your work location, please follow the procedure outlined below:

September 21, 2023

Page 1

7-

For housing cell

Notify your tier officer or block sergeant as soon as an issue arises. Provide a brief but detailed explanation.

An electronic work order request will be submitted to the Physical Plant Office for processing

For work location (i.e., OCE, Food Services, Yard): * + 5

Notify your staff supervisor as soon as an issue arises

Provide a brief but detailed explanation. An electronic work order request will be submitted to the Physical types

Plant Office for processing

All work order requests are prioritized based on the nature of the request and the current workload of the Plumbing Shop. Lower priority items such as a dripping cell faucet will be addressed as the workload allows.

Isl J Ellertson, Physical Plant Manager

TV Studio









Thank you all for your patience as we revamp and reorganize the TV studio. We should be fully staffed and finished with some of our studio upgrades and station adjustments by the end of October. As some of you already know, we have most of the regular music stations back and have added a few more in rotation for the enjoyment of everyone

Please continue to be patient with our technicians as they work very hard at keeping this institution running. Thank you

/s/ S Palmer, Physical Plant Electronics Shop

COMMISSARY



Canteen News

Shredded beef in broth / Idahoan potatoes

New pallets just arrived, there is no limit on them, and they will not go against your spending limit

shredded beef in broth \$2.86 idahoan potatoes 89 cents (Write them in)

CERTIFICATE OF SERVICE

CASE NAME: S.J BAKRETT V Cregon Dep't of Corrections, et a
CASE NUMBER: (if known)
COMES NOW, 5 J Ban etf, and certifies the following
That I am incarcerated by the Oregon Department of Corrections at O.S.C.I., 3405 Deer Park DR. S.Z., Salem, OR, 97310
That on the 8 day of November, 20.23_, I personally placed in the Correctional Institution's mailing service A IRUE COPY of the following
Complaint for Volumon of Civil Eights (frioner),
Application to proceed Paupens, Metion for Counsel ? Cover
I placed the above in a securely enclosed, postage prepaid envelope, to the person(9) named at the places addressed below:
Clerk, J.S. District Courthouse, 1200 S.W. Third
Ave, Portland OR, 97204
(Signature) June Britt
Print Name Spencer Joseph Barrett SID. No: 22418875

UNITED STATES DISTRICT COURT

for the

Salem District of Oregon

Division

3.0	BARRETT
	Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint if the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Tregon Dept of Corrections, et al.

(Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)

Case No.

(to be filled in by the Clerk's Office)

COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Prisoner Complaint)

NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain an individual's full social security number or full birth date, the full name of a person known to be a minor; or a complete financial account number. A filing may include only the last four digits of a social security number, the year of an individual's birth a minor's initials, and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in forma pauperis

The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plainfiff named in the complaint. Attach additional pages if

рэрээц

Name
Name
All other names by which
you have been known
ID Number
Current Institution
Address
Address

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whicher the defendant is an individual, a government agency, an organization, or a corporation. Make sure that the defendant(s) listed below are identical to these corrained in the above capt on. For an individual defendant, include the person's job or title (grown) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

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* all dates given in year 2023

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Convicted and sentenced federal prisoner Statement of Cluim Statement of Cluim State as briefly as possable the facts of your case. Describe how each defendant was personally involved in the alloged wrongful action, along with the dates and locations of all relevant events. You may wish to include alloged wrongful action, along with the dates and locations of all relevant events. You may wish to include alloged wrongful action and write a short and the necline ary cases or statutes. If more than one claim is asserted, number each claim and write a short and plain argument of each claim in a separate paragraph. Attach additional pages if needed A If the events giving rise to your claim arose outside an institution, describe where and when they arose If the events giving rise to your claim arose in an institution, describe where and when they arose If the events giving rise to your claim arose in an institution, describe where and when they arose
Other (explain) Statement of Cluim State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alteged wrongful action, along with the facts and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not ene any cases or statutes. If more than one claim is asserted, number each claim and write a short and plain single cases or statutes. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed
Statement of Cluim State as briefly as possible the facts of your case. Describe how each defendant was personally involved in the alteged wrongful action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons in the events giving rise to your claims. Do not cite further details such as the names of other persons in the events giving rise to your claims. Do not cite further details such as the names of other persons in the events giving rise to your claims. Do not cite further details such as the names of other persons in the events giving rise to your claims.
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Convicted and sentenced federal prisoner
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Civilly committed detaines
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Indicate whether you are a prisoner or other confined person as follows, whech on that apply
12 cause the wondate (5 se attached with the authority of 5+ site Law (5 se attached for more) II. Prisoner Status
Each detendant exercised power made poss vie
Gection 1983 allows defendants to be found hable only when they have acted "under color of any section 1983 allows defendants to be found hable only state or Territory or the District of Columbia." 42 (** 9.0. § 1983 - If you are sump under section 1983, explain how each defendant acted under color of state or local law. If you are sump under Breeze, explain how each defendant acted under color of federal law. Attach additional pages if needed.

Form 39,010

(What date and approximate time did the events giving rise to your claim(s) occurs (0/18

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What are the facts underlying your claim(s)? (For example What happened to you? Who did what?)
Was anyone else involved? Who else saw what happened?)

S.J. Barrett was Sexually assaulted and

(See attached) = (See attached) = (See attached)

V. Injuries

It you sustained injuries related to the events of eged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

Sex 1005 [wital ?; thysical Hour (see attackied)

YI, Relicf

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases of statutes if requesting money damages, include the amounts of any actual damages and/or punitive damages claims, the acts alleged. Explain the basis for these claims.

Protective Worldy, Access to courts = 1 egal mostants, most anals, protected proporty/regal documents, most anals, protected proporty/regal documents, rocked of controls is communication system, Adequate Medical solution treatment to communication in chamages

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If yes, which claim(s)?

Word foo of cover some or all of your claims? Does the grevence procedure at the Jail, prison, or other correctional facility where your claim(s) arose Word Ion of Does the Jail, prison, or other correctional facility where your claim(s) arose have a gricyance CCIC, OSP & OSCI (See will aduced) events giving rise to your claim(s). If yes, name the jail, prison, or other correctional facility where you were confined at the time of the oM 🗌 my X Did your claim(s) arise while you were confined in a Jach, prison, or other correctional facility? exhausted your administrative remedies. Administrative remedies are also known as gricvance procedures. Your case may be dismissed if you have not in any fail, prison, or other correctional facility until such administrative remedies as are available are with respect to prison conditions under section 1983 of this fitle, or any other Pederal law, by a prisoner confined The Prison Litigation Reform Act ("PLRA"), 42 U.S C § 1997c(a), requires that "[n]o action shall be brought VII. Exhaustion of Administrative Remedies Administrative Procedures

II 30 0 oales

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CALL POSSULE STEPS appeals: 1'ELAHONS FOR	
What steps, if any, did you take to appeal that decision? Is the grievance process of the grievance process?) not, explain why not. (Describe all efforts to appeal to the highest level of the grievance process.)	
3. KOLT Tat 10 Subsecte indifference illegligen	
Fears for my life Parter Custody (See Ather	
CCCCCOSP & OSCI	
1. Where did you file the grievance?	
If you did file a grievance;	E.
on [
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If no, did you file a girevance about the events described in this complaint at any other jail, prison, or other correctional facility?	
on [
PA X	
One concerning the facts relating to this complaint?	Ц

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- If you did not file a grievance. Ľ.
- If there are any reasons why you did not file a grievance, state them here;

There is a limit of of growings per month

when and how, and their response, if any. If you did not file a grievance but you did intorm offic als of your claim, state who you informed,

See attached for detailed 15+

Please set forth any additional information that is relevant to the exhaustion of your administrative

Note You may anoch as exhibits to this compaint any documents related to the exhaustion of your

с вырашал акциизициири

VIII. Previous Lawfults

danger of serious physical injury." 28 U.S.C. § 1915(g) malicious, or fails to state a claim upon which relief may be granted, unless the prisoner is under imminent brought an action or appeal in a court of the United States that was d smissed on the grounds that it is frivolous, the filing fee if that prisoner has "on three or more prior occasions, while incarcerated or detained in any facility, The "three strikes rule" bars a prisoner from bringing a civil action or an appeal in federal court without paying

To the best of your knowledge, have you had a case dismissed based on this "three strikes rule"?

If yes, state which court dismissed your case, when this occurred, and attach a copy of the order if possible.

Page 8 of 11

Form 39,010

Have you filed other lawsuits in state or federal court otherwise relating to impresorment.
n your favor? Was the case appealed?) The case dismiss
If no, give the approximate date of disposition.
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Soy ☐
6. Is the case still pending?
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4. Name of Judge assigned to your cesse
3. Docket or index number
2. Court (if federal court, name the district; if state court, name the count
Defendant(s)
(s)Bitantiff
I. Parties to the previous lawsuit
if your answer to A is yes, describe each lawsurt by answering questions to more than one lawsuit describe the additional lawsuits on another page, u
on X
¥es
Have you filed other Jawsutts in state or federal court dealing with the same

Dig to 9 of 11

Form 39,010



If your answer to C is yes, describe each lawsuit by miswering questions I through 7 below. If there is more than one lowsuit describe the additional lowsuits on another page, using the same format)

I. Parties to the previous lawsuit

Plaintiff(s)

Defendant(s)

2. Court (if federal court, name the district; if state court, name the county and State)

(6) Shirt (DW+ 1), Strict Of Crespon (Eugene (6))

3. Docket or index number

A. 8 & E DO - V D - & C O O T 3 8 - A R.

4. Name of Judge assigned to your case

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6. Is the case still pending?

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If no, give the approximate date of disposition

What was the result of the case appealed?)

In your favor? Was the case appealed?)

Mall veturned-undelivereble", Dismissed

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IX. Certification and Closing

Under Pedera' Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint (1) is not being presented for an improper purpose, such as to harass, cause unnecessary detay, or needlessly increase the cost of hingation, (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law. (3) the factual contentions have evidentiary support or if specifically so identified, will likely have evidentiary support after a reasonable evidentiary tor further investigation or discovery, and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 11/8/13

Signature of Pianntiff

Printed Vame of Plaintiff

Printed Manue of Plaintiff

* Receipt Head of Plaint

For Attorneys

:gmngiz to atsCl

Address

Signature of Attorney
Printed Name of Attorney
Bar Mumber
Mame of Law Firm

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DISTRICT OF OREGON

USDC- Oregon Form #39,020	August 6, 2010	Revised A
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	Employer's name:	
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USDC- Oregon Form #39,020 Revised August 6, 2010 Page 2

vised August 6, 2010 USDC- Oregon gc 3
List the persons (or, if under 18, initials only) who are dependent on you for support, state your relationship to each person and indicate how much you contribute to their support.
Do you have any housing, transportation, utilities, or loan payments, or other regular monthly expenses? If "Yes," describe and provide the amount of the monthly expense
Do you have any other assets? If "Yes," list the asset(s) and state the value of each asset listed. If no ne asset(s) and state the value of each asset listed.
If "Yes," describe the asset(s) and state the value of each asset listed.
Do you own any real estate, stocks, bonds, securities, other financial instruments, automobiles or other valuable property?
Do you have each or checking or savings accounts? (including prison trust accounts)? If "Yes," state the total amount:

10 Do you have any debts or financial obligations?

11 "Yes" describe the amounts owed and to whom they are payable

12 SSO.00 for a prisoner civil rights complaint or 55.00 for a petrtion for writ of habeas corpus in accordance with the Prison Littgation Reform Act, P.L. 104-134 (110 Stat. 1321), Section 804(a)(to be codified at 28 U.S.C. § 1915(b)).

I declare under penalty of perjury that the above information is true and correct.

SHATTED NAME OF APPLICANT

27/8/11

USDC- Oregon Form #39,020

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Revised August 6, 2010 Page 4

(To be completed by the unfituding of incarcerstion.)

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further certain that during the past six months the applicant's average monthly balance was $\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^$

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DATE TANK

I have attached a certified copy of the applicant's trust account statement showing the transactions

for the past six months.

SIGNATURE OF AUTHORIZED OFFICER

YROO BURT CERTIFIED

Department M Corrections Official

22/ h1/11 300

USDC - Origon

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Revised March 1, 2017

TRUST ACCOUNT STATEMENT 12.1.1.0.1.5 ODOC MARIONJ OREGON DEPARTMENT OF CORRECTIONS ATZATATO

LOCATION: OSCI-DSU-DS_19A DOC: 0057\$18875 NAME: BARRETT, SPENCER JOSEPH DOB: 04/18/1894

Max Date

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TRANSACTION DESCRIPTIONS --

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Print Name: S.J. Barett Sid#: 22418875	-

IN THE UNITED STATES DISTRICT COURT FOR THE STATE OF OREGON

S. J. BARRETT Plaintiff)) Case No
v. O.D.O.C. et al.,) MOTION FOR APPOINTMENT) OF COUNSEL)
Defendants.)) 18 USC § 3006A(2)(B))
)

11.

COMES NOW, the Plaintiff, a prisoner not represented by counsel in the above entitled matter and, pursuant to 18 U.S.C. § 3006A (2)(B), respectfully requests this Court for its order appointing counsel to represent plaintiff in this matter. This motion is supported by a Motion to Proceed Informa Pauperis and an Application to Proceed in Forma Pauperis, the Plaintiff's Six Month Trust Statement is attached.

2.

Plaintiff believes that he is entitled to relief sought and if able would retain counsel on his/her own if financially able, to protect his interests.



The interests of justice would be best served if an attorney would be appointed to the

Dated this 8 day of November 2023.

Plaintiff

Respectfully Submitted.

(Signature)
Print Name: Spencer Joseph Barrett

Sid#: 22418875

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Department of Corrections Religious Accommodation Request (Only one item per form)

if you are making a Religious Diet Request, you must complete the Religious Diet Request Form

Name interior Joseph Burettsion number 22418875

1 What is the name of your religion or religious fath? (Unitarian/Wrwersalish/ Point inciden/Christian/friedle

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B Does the religious practice that you are requesting to be anowed to engage in have a form of foundation in a religious text (for example. The Bible Koran of Torah)? Please identify as to him foundation in a religious text (for example. The Bible Koran of Torah)? Please identify as to him foundation in a religious text provides the basis for your request. to star Sor i & Low in Lecur NN Mal Ulhing of an velling to the fire solved proved to a fourth of an interior of the different of the different of the different of the different of have you read and what did not say The Enderness of the order of the contract 6 Have you discussed your request with any authorities leaders or scholars from you're ignor or religious faith? If so with whom have you discussed your request and what have those individuals told you? (ALL) ACTIVE TALLY ACTIVE TO A my mentery soly edentyted ming out. IC YOU WAKIT TO COUT. CATE COMPASSION! 9 If your request is denied what a ternatives would meet your religious needs? $V \ \text{Ext}(a, \text{Cut})$

 CD 1671 (1/3/2022)



Department of Corrections Religious Diet Request

Name TREVILLY JACAN BOSO 22418875 Date 6/6/23

1 Describe the dietary laws associated with the religion that you practice. Please explain your understanding of these aws and what is required allowed or prohibited.

NE meast / arround - flesh Dsv Lasto Vegetarian 2 What special food preparation requirements are required to meet your religious diet heads?

R. Meat.

3 Are there extra requirements associated with food preparation that are part of your religious belief or tradition that you feel are essential to your religious practice and if so what are the fextual or traditional grounds for these requirements and what do they require?

4 Are you aware that the DOC non most alternative diet meels a Oid Testament dietary law requirements?

ULD So horn LL AM MELLAM CILLING CILIN LA LAMMAN MILL ALLAM THAN MILL ALLAM THAN MILL ALLAM THAN MILL AS As part of your reignous practice have you taken the non-meat alternative diet and foot why have you not done so as a way of meeting your reignous needs?

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CD1769 (1/3/2022)

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CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF BENTON
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Court Operations Supervisor

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24499 SW Graham's Ferry Road

Wisonville, OR 97070

17CR47488

Inmate SID 22418875 Spencer Joseph Barrett

CCIC

June 14, 2023

Convains OR 97339

Matthe And ess P C) BOs 1871

Dear Mr Barrett

This court is in recept of your letter requesting a 'speedy trial' on the probation violation that was filed in this matter on May 1, 2020. Your case does not quaify for a 'speedy trial' because you have a ready been convicted in this matter

Matthew | Donohue Regards,

Circuit Court Judge

Bunton County DA's Office 7. K 47485 Dear Mr.

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I WANT A VZ CSTAPIAN M2AC. AND NUT TO BE Resubm f ist in detail all the reasons for your grievance (What is the problem? When did I happen date/t me/place?) Attach copies of any documents or any materialis! Which support your grievance including the names of any persons you think shou. I be questioned (LIS) yesterding riegeralling Lin esque one explicance # 6 in Maglaca Milouly Setul 4/2 23) in giving Sympholis Beth Name BUT SKARY JOSEPH 22418875 AZLZA Chevance #CC (C 3033 OV ON Officia. USE Only LEADER OF WILL AFF. Date Stamp Whom are you grieving Ms I Warman & Duty Date Stamp Received at Processing Facility 7.Ct + D UN 20 2023 Please provide the date/time of nordent glving rise to grievance Page of 13 page and Receiving Facerty Prot processing facility) Date Stamp To discontinuity of the

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ATRINDING OF FOR USCSTARIAN A STRUCK OF FOR USCSTARIAN AND ON THE WAS A TO THE STRUCK OF THE STRUCK I his wasi's an writing unit give me unduct verifier SLAR Name/Signature Cott Ath Deplet Sand ons Imposed ... Date to 18 5 5 7 16 16 5 9 18 18 youth secount country do the wynthing to Time 13:30 pm The staff person issuing the conduct order and their lead worker will review the problem behaviorits) with the evolved infinite and Security will impose sanctions antervenions a Conduct orders must be reviewed and authorized by the Functional Unit Manager or designes (e.g., Officer-in-Charge/Assistant Officer-in-Charge.) This order may be amended or modified by the authorizing party at any time. All conduct orders will be recorded in the DOC400 on the conduct order screen. Copies will be circulated to the affected parties at the time the conduct order is authorized. Beginning (date) (2.2 at 1.2) (and 10.1) (an No more than two sanctions , markenhoris may the imposed without management authorization. Describe specifics in detail below. If is Time living at account ment Bring Trengthed, Bulled the assess for mer Lord of watch tion SID 2241882 INSTIBUNK A-2001 extentional areast are a cut , ever of ServicerCase Management Inventory (LS/CMI) case pian reviewed by staff it available (Optional) easons without staff authorization. You are permitted to go directly to and from meals, OCP work or program. TO TAKE EYERA When is never not as the more /Misconduc, history conduct order history and offender information reviewed by staff (Required) Time of Incident 11 50 A. A. Oregon Department of Corrections exized Behavior Chain Analysis form (CD 1612) assigned to inmate and reviewed by staff (Optional) Date 6, 18/23 assignments and attend one religious service weekly for the duration of this conduct under nationary material of controversing sentences editions of person in the standard and personalist entences. entry not exact, extent in the Company break on Buck DUP.18 6 60114 Fac. stated phone call to family/mentor (counselor must be present to facilitate. Write report on the subject of the problem behavior (two pages maniform) Auknowledgment of infraction and application fore page maximum) Conduct Order ATTEMPYLL Reason(s) for this conduct order Tup to 24 hours Dub to 48 hours Dup to 72 hours up to 24 hours if up to 48 hours | Up to 72 hours () Modified* Bad Worker Name/Signature 237 Km Jahr Date of Incident 6 18 23 Community service Your hours againnym, Order DyApproved () Cancelled Extra work detail (four hours maximum) NMATE BARRETT Personal electronics restrictions) False information to staff Authorizer Name/Signature Unauthorized area () Disobedience COMPaband Disrespect 1 HURSOPIBY Gamt Ing) Property

order screen. Copies will be circusted to the affected parties at the time the conduct order is authorized in mate copy delivered by 2000 Years Staff Nemer Signature.

Date: Time Served Cornselors Mills Files, Plank Old. Golderrod Counselor STM. COTOR (1997)

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t outries Other	SCENATER SID 22418815 NSTBUNK AZOZA	Reason's for this conduct order Est that it os and convert, I allowed the place of the Race per was see place of the Race per was seeked times I have to bear on the poor seeked times To wase that the place of the land.	Date of incident 1/25 Jan Time of incident 1/25 day
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zation Describe specifics in detail below it is hydration.				SLAD	k area except for the for owing mentioned meas. Of P work or program ideal order
Sanchors in the sanchors interventions may be imposed without managements suthor ization. Describe specifics in detail below it is the resp. "simily of the staff givison imposing the sanctions, it interpretables to confirm worthershop.) Acknowledgment of infraction and applicity letter fore page maximum.) Facilitated phone call to family mentor (counsolar must be present to facilities).) Countries of the countries of agricultural production of the properties of the problems between the countries.) white bland on the sudget of the product density of the programment. 1) Extra work detail (four bours maximum). 1) Personal electronics result for the AR bours. 2) Personal electronics result for the AR bours.	Up to 48 hours	You are ordered to remain in your assigned cell-bunk for a period of B hours Beginning date 10/33 23 3 1 10 3 10 10 10 10 10 10 10 10 10 10 10 10 10	Figure 1. Vol. are restricted from all lessure mediations and may not text your selfbunk area except for the following mentioned vol. are permitted to go directly to and from meals. Of P work or program assignments and attend one religious service weekly for the duration of this conduct order.

The staff person issuing the conductioner and their tead worker will review the problem behavior is with the involved nimite and Security will impose sanctions (in properties). Conduct orders must be reviewed and authorized by the Examinoral Gent Manager or designed to Officer in Charge Assistant Officer in Charge in this order may be amended or mortified by the authorizing party at any time. All conduct orders will be recorded in the DOC400 on the conduct order screen. Copies will be circulated to the affected parties at the time the conduct, order is at thorized.

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Order (1) Approved i J Cancelleu Authorizer Name Signaturo

), eve of Service/Case Management inventory. (StUM) Lase plan reviewed by staff. Fava able. (Optional) Behavior Criair Analysis forg. (Dp.16/2) assigned tojinmate and reviewed by staff. (Optional)

Lead Worker Name Sig. Bure (D. C. Chy MILA)

ADM scandurd history conduct order history and offender information reviewed by staff (Required)

6/33/23 11 78424 Date Time Served nmale copy delivered by A. Thas Jose Date Tine Served Sundaire Sundaire Hunk O.C., Goldenrod Courselor Strik

T)(91/2 va) 802 03

OREGON DEPARTMENT OF CORRECTIONS MISCONDUCT REPORT

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	Assignment	тте 03 00рт				1			
CASE#	SID#22418875 Housing O103B	Location of Violetton A-Unit Date 6/23/2023	Charge s) SELECT THE APPROPRIATE RULES(S)	(Major)	Roger Park	Select One	Rusell The of Rule	Select One	Ruggest Truck of Bulle
	Name Barrett Spencer			4.40 unauthorized Avea (N	Auten Titte pil Ruin	Select Ohio	Autent Tale of Rule	Sevent One	sules Trie of Rule

Dev., pilurior vicestran (Esplays how you, on, purred/lab-had the sets and whis when, when, when the solution sets and the sets and proximately 2 30pm ALC (Adult in Custody) Barret. Spencer S.D., State dentification; #224.88%5 hit has Emergency button to let me know he isn. I getang along with AIC Strutton Mark SiCh# 221.08%8. AIC Barret. Spencer shared Shou, on, waited may a bicky whom isseed him to not be so tood while; so my papawoxyk. AcC Barret. Spencer shared Shou, on, waited may a bicky whom asseed him to not be so tood while; so my papawoxyk. AcC Barret. Spencer shared to have an issue with him going back into the foll called AIC Barret. Spencer of the condor and the fail that had going back into the cell and gave Au. Barret. Spencer dired order to return in his cell after halling to him again and he said. So to the cell and gave Au. Barret. Spencer dired order to return in his cell after halling to him again and he said. So to back to be took in your back on the cell and gave Au. Barret Spencer to return to his cell after halling his cell after halling with AIC Barret. Barret Spencer was placed in restraints and escorted a paperaxmaticly 3 Other without further inciding. AIC.

AIC Barrett. Spericer committed 4.40 unauthonzed uraz by refusing to return to his cell offer being given a direct order to return to his cell.

	USAM Date CPHP 3	Date 6/24/2 7	Tide Time/Date
	Time 105am	Volanona) skare of such Note and page Revision A 11 Am	6/24/19
	Officer Tum	DENG STATUS ************************************	Signature Col
Corporal Jackson Sergeant Dah ke	The Sand Sealed Brilled Brille	As Officer-in-Charge I have reviewed the foregoing Masconduct Report and Link the Lib and availating a sach a ser cause that the good order you also are severed as a seconduct Report and Link the Lib and a second package are separated as a seconduct Report and Lib and Package Seconduct Report and Lib and Package Seconduct Report Replaced and Seconduct Report Replaced as a second of Lib and Lib a	Spraved Densed Release Ordered Spraved Interest Name and Sension
Disposition of Physical Endence Staff Witnesses Corporal Jac transcuals Action Taken. P ac	Stabing Supervisor Printed Name Political Name Political Reviewing Supervisor Printed	As Officer-in-Charge Thare reviewed the foregoing Maser one rature that the good prize yad agount of the Asserted and status because his AICs adding Guest of the Placed in Segregation by S. P. M. M. P. Segregation by S. P. M. M. P. Segregation by S. Prived Name and Statute	Prehearing Segregation Approved Copy Delivered by Princed Name



LAST NAME

SID#

A Hear ng concerning the attached Misconduct Report will be scheduled and conducted in accordance to OAR 291 05-0005 CELE BUNK# FIRST NIT, AL Cyrough OAR 29, 05-0100

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RIGHTS IN FORMAL AND INFORMAL HEARINGS I. HEARING You are entitled to a hearing whenever a Misconduct Report is filled against you. Prior to your hearing you will be documents, you will have at least 24 hours to prepare for your hearing unless you waive this right. If you are charged with one or no e major rule violations you will have a format disciplinary hearing before a Hearings Officer. If you are charged with only minor rue wo abons you will have an informal disc pienary hearing before an adjudicator in issiyou specifically request that the minor provided a copy of the Misconduct Report a Notice of Hearing Rights and the Rules of Misconduct. Once you receive these charges be heard at a formal hearing. Formal hearing proceedings will be recorded You may waive decine your 1 ght to attend your hearing. Inappropriate behavior co. id a so warrant your exclusion from part cipation n the hearing. In such Lases, the hearing will be conducted in your absence and you will be notified in writing of the decision.

be allowed to receive assistance from anothin person during the hearing to prepare a defense to understand the charge or the 2 REPRESENTATION/EVIDENCE: You have a right to speak on your own behalf and present my dence at the hearing. You will surrounding facts and rights available to you figor have a visual speech, or hearing disability antion your competency is in question

that would not assist with the resolution of the disciplinary action. The Hearings Officer adjudicator may consider evidence which is The Hearings Officer adjudicator may exclude evidence that is determined to create a threat to the safety or security of the facility or considered confidents, and you will not be provided the names of ridsy duals providing the information or any specific statements they may have given 3. INVESTIGATION/WITNESSES: In a formal hearing, you may request an invest gation be conducted related to the charges against you or witnesses be called to tustify on your bothalf. However, you should submit your request for witnesses to the Hoanings. Officer in withing it advance of the hearing and include a last of the persons! you are requesting be called to testify and the via atlands! Otherwise the Hearings Officer may dany your request Requests for witnesses made or received after a hearing is der ded will not be considered in an informal hearing you may request an invostigation. Adults in Custody (AIC) are not permitted questions sought to be posed to each person. Requests for witnesses must minimally be made to the Hearings Officer at the time of the healing. You must provide the Healings Officer with sufficient evidence to conclude that the cess is of the investigation and/or the texturo by provided by wir lesson will be constitute a jetense to the charge s) or substant a y essen the seve ty of the to call witnesses in an informal hearing

4 FINDINGS/SANCTIONS The Hearings Officer ad addrator will decide based upon the evidence, whother you have violated then, eist as charged in the in sconduct report. The Hearings Officer ad udicator may dismiss the alleged, we violation is for insufficent enderina rate presenta es es formation por en managamenta ha en managamenta esta de contra may a sa formation da lesser included charge. The Hearings Officer may dismiss the all eged rule violationis at any stage of the proceedings, with or without ll you are found in violation, the Hearings Officerady, dicator may impose sanctions. These sanctions may include but are not limited to segregation, monetary fines loss of privileges, restruction, and basicly sits

n a formal hearing, the Hearings Officer will prepare and sub this to the functional unit manager a written finding of Fact. Conclusion and Presiminary Order within ten (10) working days of the conclusion of your hearing

5 REVIEW You should direct concerns on ssues regarding your healing to the functional unit manager or designee as soon as possessing the conclusion of your healing it son receip of the Preum hary Order the functional unit manager or designee will approve the cordinates and only some order of resignee will once the functional and ending the original hearing. Once the functional and analyzer in designal hearing a final Once the functional and analyzer in designal hearing.

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6 PETITION FOR ADMINISTRATIVE REVIEW Daughnary at none subject to review by the Inspector Genera or

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c) Sufficient inforcial on to show why the distributions a compliance with the OAR 291. 05 that the finding was not based approprietable of the evidence or that the sanctions(s) imposed was not in accordance with the provisions set forth and in the provisions set forth and in the provisions set forth and in the conditions are sometimes.

The lospe con General or designee shall provide the A.C. with a written response to the Pet tool for Admin strature Review with n 60 days form the last visit and be returned to the AIC Former is built offer each formation of the result and the result of Corrections on its activities due to an Inch train of Corrections rule OAR 29 05

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request a formal hearing in case to

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3.0 Violations Involving Fraud or Deception

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4.0 Violations Against the Orderly Operation of the Department

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OREGON DEPARTMENT OF CORRECTIONS LOSS OF PRIVILEGES SANCTION ORDER

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make amangements for convigency legal phone calls with the appropriate designated staff member. Far are to do so Correct craft companion on Systems and the established procedures of the fact of our emfinement. As Alternal mergancy and egg, phone cauls may be make in accordance with the Department of Corrections rose on constitutes a violation of the written Sanctian Order

administrative action. This Sanction Order is a shift written order. All sivillating our terms of the Sinction Order may receive an adolitional Misconduct Report and if the violation is established additional coupling sanctions If an Alf with sanctions is transferred from one Oregon Department of Corrections facility to another during the effective period of this Order the Afthremains subject, to the terms of the Order unless otherwise exempted by

The Programmed Russoft Concurt and Processing Disciplinary Actions for Adoles in Costody, CAR 291-1085 Lord Lines for deliver to the bonds and but Manager or designee a ore in pary order containing the Breatings Officer's time age of possible. Within ten working days concoving the conclusion of the hearing, the Hearings Officer shall prepare and tact and conclusions of any and taco numeritations. The functional time Manager or designed shall process he AICS to direction memory masses regarding obsample of the hundronal can Manuger or designic as soon as preliminary order in accordance with OAR 29 105

Hearings Officer's Signature



FIFTH JUDICIAL DISTRICT

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CIVIL DOCKFT FOR CASE #: 6:23-cv-00738-AR District of Oregon (Eugene (6)) L.S. District Court

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Assigned to Magistrate Judge Jeff Armistead Crisic 28/2359 Petit is for Wirt of Habeas Copius, State)

Nature of Suit 430 2r songr Petiticias Habeas (orpus (Go toral) Jurisdict or Tedera Question Date Fifth 05 18 2323 Date Terminated 07 11 2023 Jury Demond None

Petitioner

Spencer Joseph Barrett

represented by Spencer Joseph Burrett 3028042

Lane County Ad. : Corrections 19, W. 3th Avenue Lugene OR 97401-2695 Lital PRO SE

Respondent

Sheriff Clifton Harrold

Ernai All Altomays

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	F10C 81 47		Foled by Species Joseph Bar eff against Shentiff. It in Himold. A factor time # # Exhibit State Court in onto 1000 1000 1000 1000 1000 1000 1000 10
	× × 2023	- CII	Notice of Case Assignment 1 is case 5 assigned to Mag strate. Ago, reff. Annisted theposited in outgoing mail to proise parti on 5.18.2023 (Ewith detail of 18.2023).
	11,2021	~	ORDER IN ORDER ID not Barrett must submit the \$5.00 mile teet, an application to proceed i format plauper s with its days to be date on this Order. The transet of this within the dismissal of this action. The Cork of the Court is JRH. Discussional Barrett allowing application to proceed, formy paperity with this order inspirate high stiff Armislead Copy of Order and an Application to Proceed to I man of the order signal or a forest to in the Property deposited in order is main to prove that one \$31.21 (which it is need to \$11.2023).
,	26 JS 2023	-	Main Refunded a Indeliverable Order 3 sent to Spencer Joseph Barrett on 5.3, 20.33 refunded as undeliverable 1 word mensal 36.12.2.33 v.
	F11, 202	**	ORDER TO DISMISS. Barrett and not pay the allang fee or submit an apply and on the proceed in forma payaperis. Accordingly, TLTS URDERED that this action is DISMISSLD without preparative is given and 7.11/2023 by Judge Adrenia.

2. JI DGMENT, IT IS ORDER! DIAND ADJUDG! Dithat this Action, is dismissed without precidice. Signed on 7.11.2023 by Judge Adriente Neison. (Deposited in outgoing malf.) pprecidics, apart, on 7.11.2023 (Entered. 02.11.2023). 76 Ne son (Deposited in outgoing mail to prava purey on 7/11/2013), usgs (Enwied or 7013). 07, 2023

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Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclus on, and Order

Barrell Spencer Joseph 22418875 Offender Name

Date(s) of Hearing C286#

07 17/2023

2307 OSP 0017 OSP 35

None Plea

Contraband I

None Disobedience of an Order,

Documentation provided all the hearing indicated that the Adult in Custody. A C) had been given a copy of the Association Notice of Hearing. Rights and the Rules of Prohibited Concust. Procedural Points

Perwitten testimony from staff the AIC declined to attend the hearing and as such waived the right to be

ритерей за the невила Finding of Fact

On July 7, 2023. Corporal Brock was working as the Behavioral Health Unit (BHU) Corporal at the Oregon State Penitan ary. Curporal Brock reports at approximately 2.15 am Afful in Custody (AIC) Barrett. Spencer. .224 (8875) refused to provide a unit a sample upon their arrival to the District hary begragation Unit (DSL). AtC. Barrett was given multiple opportunities to provide a unne sample and was advised they could have uplic two homes with four cups of water with 30 minutes between each cupling. At Barrett was fold that by refusing or not bong the to provide a unit of sample would result in a Misconduct Report AIC Barrett acknowledged and studies and studies. refused to provide the Jone sample for testing

A.C. Barrett decemed to attend this hearing

Ultimate Findings of Fact and Conclus ons

A.C failed to provide refused to submit or submitted an unacceptable unnelsample for testing thereby

grounding Rule 1 10 04, but traband a

On Rule 4.01. Disabedience of an Order 1 the Heavings Officer is substituting the lesser included major rule violation of Rivie 4.02. Disabbdience of an Order

AIC falled to comply with a valid order which created a threat to the safety security, or orderly operation of a facility, thereby Mulating Kule 4.02. Disobedience of an Order is

Preliminary Order

Air has hard 5 major rule violationis in the past two years. Rule 11004. Contraband is on Level 2 of the Major Violation Grid

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Page 1 of 2

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Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

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Oregon Department of Correct ons

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

San Para la constant de la constant

Offender Name, Barrett Spencer Losoph Cere # SiD 22418975 Date(s)

Date(s) of Hearing 07

2307 OSP 0029 OSP 35 07/17/2023 07/24/2023

None

Plea

Procedural Points

115 - Drug Possession

Rules Charged

All relevant documentary evidence was considered by the Meanings Officer

Decumentation provided at the hearing, indicated that the Adult in Custody (A C) had been given a copy of the Misconduct Report. Notice of Hearing, Rights and the Rules of Provi bited Conduct.

Per written testimony from staff the A.C. declined to attend the hearing and as such waived the right to be present at the hearing.

Finding of Fact

On July 7, 2023. Offliger Rasmussen escorting the Decomain nation toam in Cell E-274 housing Adult in Custody AuCi Barnos. Mich Barnos. Mich Barnos. Mich Barnos. AuCi Barnos. Mich Barnos. 22012285; and Barnos. Sponetric 22418875), at the Orogon State Pen tentuary. Officer Rasmussen reports upon the cercheing deaned seeing a small saran wrapped bag with a white sit histanna in the Officer Rasmussen unwrapped the bag and found it contained thin white paper with some discoloration. Officer Rasmussen reports field testing the term found and receiving a presumptive positive for methamphetamine. The suspected methamphetamine and Sulvicker.

Evidence Technician Lewis reports testing the substance pertaining to the AICs. Evidence Technician Lewis reports. "My test results indicate no confronce Substance present."

Photographs of the field tests cor ducted, and substance frund were provided for the hearing

A.C. Barrott and A.C. Barnes both declined to be present for their respective hearings.

Ultimate Findings of Fact and Conclusions

Rule 115. Drug Possession is dismissed due to insufficient evidence

Preliminary Order

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Page 1 of 2

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Oregon Department of Correct ons

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

Barre I. Spencer Joseph 22418875 Offender Name

Rute Charge Drug Possession Dismissed

Date(s) of Hearing Caso #

2307 OSP 0029 OSP 35 07/17/2023 07/24/2023

Hearing Officer
Functional Unit Manager
Final Order

| Approved | Order Hearing Reopened

Date 8/4/23

Amended per below

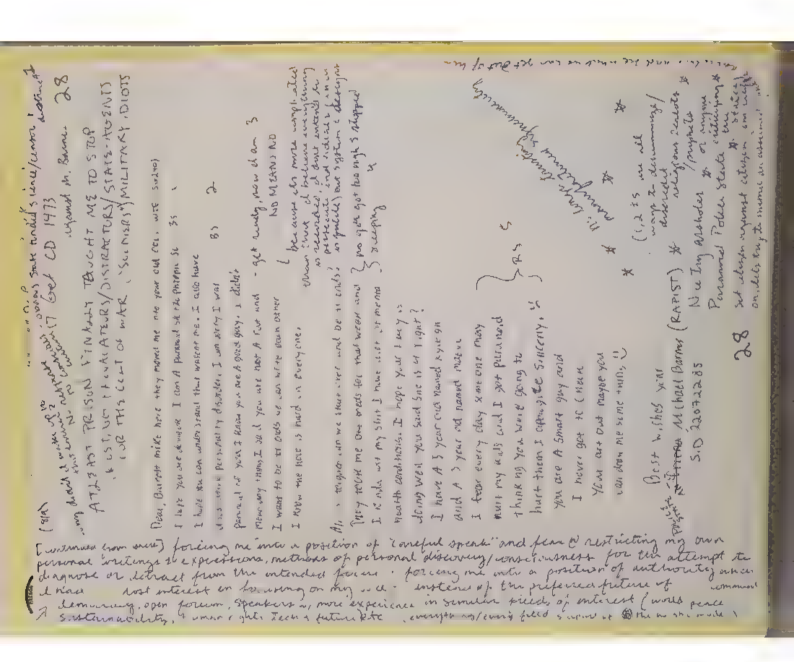
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Page 2 of 2

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OREGON DEPARTMENT OF CORRECTIONS MISCONDUCT REPORT

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GRIEVANCE FORM

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Describe what action you want taken to resolve the grevance (How Lan the problem be solved?)

Secretary of young

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ACCEPTED

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SECTION. 4.4

OSPANCEF GRIEVANDE OFFICE

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GRIEVANCE INFORMATION

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291 109-0205 Grievance and Appeal Timelines

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291 109 0210 Permisable Grievance Issues

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- 4. An Alf may within an a prevance by hathering a written, equiest to be triatished by revence burdings, at any time during the grant man previous province could hater. Concernate, has have been writing you may only be responded both writing request as the discretion of the machinering which has been and hater.

GR EVANCE RESPONSE FORM

TO BE FILLED OUT BY STAFF

Grievance II, OSP 2023, 08, 009

22418875

Capta n/PCM Name of respondent Barrett Spencer Name of greevant FROM C Porter 2

list in defent aution() taken (What action was taken? Was the action what the ACC requested? If not why? Who took the action? When was the action taken date/f me?] We have received your grievance regarding an active PREA Investigation. Due the ongoing investigation I am unable to respond to anything regarding the status of the actual investigation. You stated that you orginally reported this event on 7.7/2023 to an unnamed Lieutengint and that they were going to provide you with a voluntary administrative hid disperset for you to sign. You state this did not happen and DSU staff attempted to release you to General Population on 08/05/2023. I am not able to substantiate an administrative hold packet prior to 8/5/2023 but show you have been on administrative hold since 08/05/2023 after staff attempted to release you back to general population

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GRIEVANCE APPEAL FORM

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GRIEVANCE APPEAL FORM

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The state of the s 33 Resubmil as a nettan an the reasons for your grevance (Wans to the problem? When did it happen dare/lame/place!) Artach copies of any documents of any material(s) which support your grievance including the names of any persons you think should be questioned Ousspieler Russil RF thur Starnp Ce Block/Bunk# Officia use Only the entire the edge of the control of the control of the edge of t Describe what action you want taken to resolve the grevance if tow an the problem be solved if Title Walnut Ac upled Dynieu R13 Signature AUG 21 2023 7 Contradace # GRIEVANCE FORM Please provide the date/time of incidentig wing rise to grievance Initial. The Proceedings of the States Model of A. Browning Facility RECEALED AUG 1 5 2023 F 151 Asset 100 State 12 Whom are you greving Par startp



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GRIEVANCE FORM

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GRIEVANCE APPEAL FORM

OREGON DEPARTMENT OF CORRECTIONS 4/15 1 with or Harry jaranty & AIC COMMUNICATION FORM

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Thank you

Spence Tough Burett AIC Committed Name (first iniddle last)

55-95/50 Starter Housing Lait

Response Action Taken

He property was bought to my Office on your behalf from a so to so more on 8/5/23.

Date Received

SEP 0 7 2023 Date Answered

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Signature of Staff Men her Referred Io*

SMH PROPERTY 71



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OREGON DEPARTMENT OF CORRECTIONS

AIC COMMUNICATION FORM

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SAD (Seasonal Affective Disorder)

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OREGON DEPARTMENT OF CORRECTIONS
AJC COMMUNICATIONS

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SID #
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ADDRESS.

CSP FROM 2418875

Triaged

BHS/0SP

Medeal NAME TITLE ADDRESS

(Fold Here)

Resubm F List in detail all the trasons for your grievance. (What is the problem? When did it appen date/Ime/place?) Attach copies of any documents or any material si, which support your grievance "neuding it enames of any persons you think should be questioned Accepted/Denora RF Unic Stamp Cett/Block/Bunk# Official Use Only SPANIC F GREVANE COFFICE Describe what at ion you want taken to resolve the grieval of "How to "the poblamite solved?" ACCEPTED SEP ± 8 2023 Signature Date Sump SIDH STRENGUER # GRIEVANCE FORM Received at Trucesona, Found) Spring France meaner Piease provide the date/Lime of incident gwing itse to gnevance finited. SEP 12 2023 RECE VED recieved in partie parti 701.99 First Whom are you greving Date Stamp

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GRIEVANCE RESPONSE FORM

TO BE RILLED OUT BY STAFF

Grievance #; OSP 2023 09 051

22418875

Barrett, Spencer Name of grievant

Supply Special of II

FROM Metanie McPherson Name of respondent

List, a detail, action(s) taken (What action was taken? Was the action what the A.C requested? If not, why? Who took the action? When was the action taken -- date/time?]

will fill indigent envelopes for the month of August 2023(July 2023) and October 2023 (September 2023) AIC Barrett will reced to send a kite to Canteen requesting indigent legal totes when he is released from AIC Barrett, Spencer # 22418875 received indigent envelopes for the month of September 2023(August Hygiene items OSP canteen only fills requests for 5 Indigent envelopes and 2 legal totes. The canteen 2023) AIC Barrett was placed in DSU housing on 777/23. He was not eligible for indigents until August 2023 Indigents are passed out for the previous month. If Canteen does not receive a communication communication for Legal Totas OSP Canteen does NOT keep Legal Totes on hand and has to order them NWC on an individual approval basis OSP Canteen does NOT fill requests for Indigent from an AIC, Indigent envelopes will not be processed. The AIC needs to request on a separate

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Page 1 of 1

10 - 17 - 2023 Date

SENT Sent to AIC

Rooked at Proposion Seculty OCT T'9 2028

Reserving Parality (if not producting facility)

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Nume Last Frst	Whom are you griev 18. Please provide the date, time of noderi giving (se to grievance	List in deta all the reasons for your Ritevar documents or any materialists. Which suppo					Describe what action you want taken to re		Date	Sunday American Sunday (Section)		At June Stamp	

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GRIEVANCE FORM

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GRIEVANCE RESPONSE FORM

TO BE FILED OUT BY STAFF

Grievance # osp 2023 09 081

\$10 W Legal Officer 22418875 Name of respondent Name of gnevant FROM W Foster Barrett

is in detail actions taken. (Whatkacion was taken? Was the action what the AIC requested? finds why? Wad sook the action? What was the action taken—date//me?)

A ega paper work goes through the Legal Officer. The Legal Officer then brings the paperwork to the Legal brary for processing. By placing your egal paperwork in the Grievance box in the unit 1 will slow down, or stop the processing of your legal paperwork.

Be sure when the Legal Officer enters your unit and announces their presence you are prepared to request, and/or submit all your legal paperwork and forms for that day

OAR 291-139-0140

(1) AIC's assigned to special housing with a aforded reasonable access to law ibrary services through one-facility materials computer equipment in or near the special housing unit or some combination therein

be reasonable As a resurt of the there is no OAR Policy or Rule that states the time days or frequency when the Legal Officer must tour the whole SMH building to collect and hand out legal material It only needs to be reasonable. As a result, the Legal Officer makes their rounds as time and discumstances permit.

An A.C communication form can also be used to communicate with the legal officer and using the internal mail system of the SMH building the Legal Officer can send you appropriate forms that you head to order presearch materials. Legal materials ECT.

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C John BLTCO

Official Jse Only

Resubm.

GRIEVANCE APPEAL FORM

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GRIEVANCE APPEAL FORM

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Ref.701199

OREGON DEPARTMENT OF CORRECTIONS MAIL VIOLATION NOTICE

The same of the sa

9/27/2023

Трошbs С

Salem OR 97310 Fac ity Address OSP 2605 State St

Mail addressed to AIC Barrett, Spencer Joseph, SID# 22418875. Unit/Bunk SG133. is in violation of the Department of Corrections (DOC) Ruie governing AIC mail in future correspondence, please use reference number 70/199. The material has been rejected for the following reason(s).

291-131-0035 (5) (b) Material that an immate shall not possess within the faculty or that meets one of the following criteria

Blank stamped envelopes

YOU MAY NOT SEEK ADMINISTRATIVE REVIEW FOR THIS VIOLATION

Violations that are not subject to review include

1 Credit or deferred billing fransactions are prohibited

Unauthorized business transactions are prohibited

Items prohibited from receipt by ma

5. Materia, the Department deems to pose a threat or to be detrimental to legit male correction Outgoing mail that has been restricted by the functional unit manager

Grandina & OSP 20,23,09 051 personed qual w

3833 NW Boxwood Dr Corvallis or 97330 Colleen Barrett Sender

Copy to sender/AIC/ma room

CD 818a (12/11)

This form replaces Form CD 5 Balberry the Mail yighling Notice mentioned under Rule 29 31-0037, 2 italy AliZh C 3/(bir6)(Bir6)(P)(d)



GRIEVANCE FORM

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Please previde the dare/) one of mindent gioing rise to grievance

Ce , Block, Bunk #

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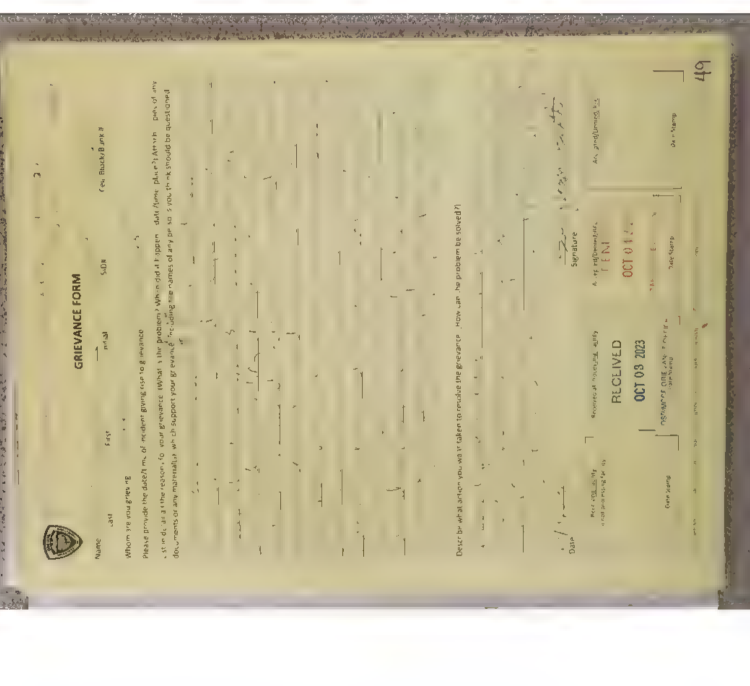
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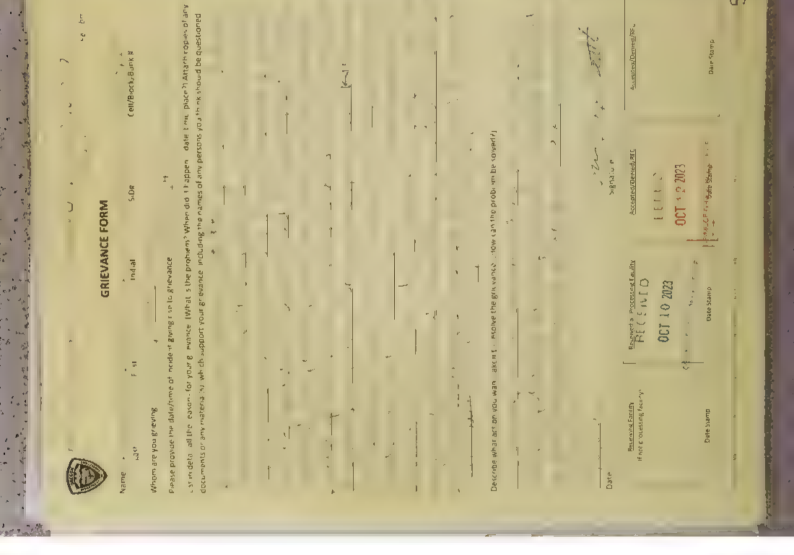
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48 istindera allhereasons for your grievance tivinat sithe graphen 3 When did i happen - date/lime/p ace?) Asiach copies of any documents or any materialis which support your grievance. Accuding the names of any persons you think should be questioned A._epted, Dened, RFC Date Stamp Ce /Block/Bunk # Prescribe what act in you want taken to resolve the grievance individual fit, probum by solyca?) all settler Accepted/Demed/#Fc OCT 04 4.43 Date Stamp Abri 11 c 1 6.1 \$10H GRIEVANCE FORM PARATOR CRICKANA CONFERCE Pigase provide the date from of increasent graing rise to greener Reteived at Processing Facility E Hul RECEIVED OCT 03 2023 FS 3 Date Stamp Whom are you g Py #g See Shilling



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OREGON DEPARTMENT OF CORRECTIONS AIC COMMUNICATION FORM

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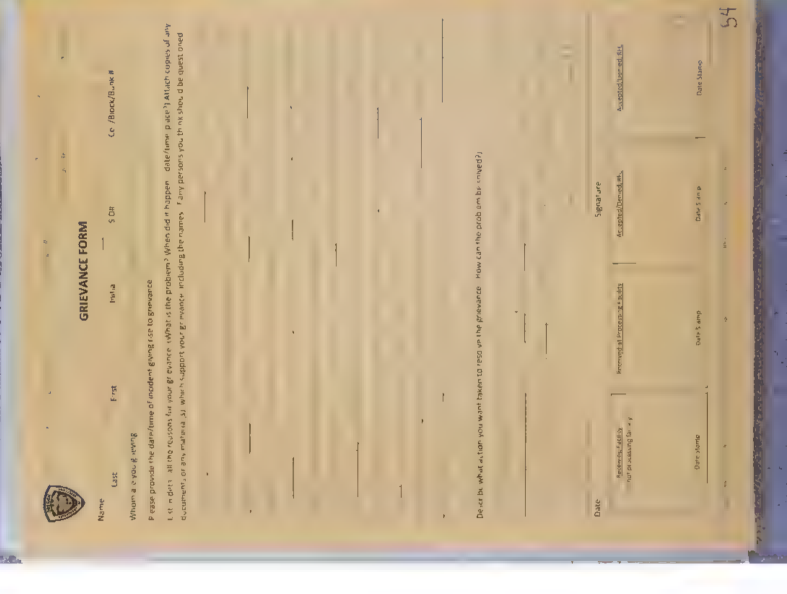
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23



Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

Offender Name:

Barrett, Spencer Joseph

Case #:

2310 OSCI 0054 OSCI 38

15-191

SID:

22418875

Date(s) of Hearing:

10/24/2023

Rules Charged

Plea

4.01 - Disobedience of an Order I

Deny

Procedural Points

Adult in Custody (AIC) received a copy of the Misconduct Report. Notice of Hearing. Notice of Rights in a Hearing and Rules of Prohibited Conduct. The AIC acknowledged understanding the Misconduct Report and Rights in a Hearing.

A mental health evaluation was submitted for this AIC and was considered by the Hearings Officer at the time of the hearing.

Finding of Fact

On October 15, 2023. Corporal Buczyński was working their assigned post in Unit 1 at the Oregon State. Correctional Institution. Corporal Buczyński reports Adult in Custody (AIC) Barrett (22418875) said he would not live with another AIC in a cell. Corporal Buczyński asked AIC Barrett why and AIC Barrett said he had things done to him at the Oregon State Penitentiary and can't steep with an AIC in the cell with him. Corporal Buczyński told AIC Barrett to go to the Cibhing Room to get dressed in and AIC Barrett refused. Corporal Buczyński gave AIC Barrett an order to go get dressed in and roturn to his assigned cell and AIC Barrett refused. Corporal Buczyński reports AIC Barrett was placed into restraints and escorted to the Disciplinary Segregation Unit

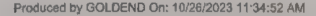
Ultimate Findings of Fact and Conclusions

AIC overtly refused to promptly or in a timely manner comply with a valid order, which creates a threat to the safety, security, or orderly operation of a facility, thereby, violating Rule 4.01. Disobedience of an Order I

Preliminary Order

AIC has had 1 major rule violation(s) in the past two years. Rule 4 01, Disobedience of an Order I is on Level 3 of the Major Violation Grid.

This AIC is listed as seriously mentally ill with no significant functional impairment.



Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

Offender Name:

Barrett, Spencer Joseph

Case #:

Amount

2310 OSCI 0054 OSCI 38

SID:

22418875

Date(s) of Hearing:

10/24/2023

Rule

Charge

Disobedience of Violation

an Order I

Sanctions

Begin Date End Date Days

Suspended

Notes

Thru

Disciplinary 10/19/2023 11/1/2023 Segregation 14

Credit for time served.

RECEIVED

OCT 2 7 2023

Superintendent's Office Oregon State Correctional Institution

Hearing Officer:

Golden Donald Wy hall

Functional Unit Manager:

Final Order:

Approved

Order Hearing Reopened

Date: 10/24.2023

Date: 1/1/13

Amended per below

Produced by GOLDEND On: 10/26/2023 11:34:52 AM

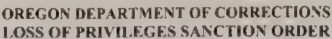
Page 2 of 2

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OREGON DEPARTMENT OF CORRECTIONS MISCONDUCT REPORT

eme Barrett, Spencer	SID#22418	875	Housing DS-19	A Ass	gnment:		-
(Last First, MI)							
DOC Facility OSCI	Location of Violation.	Unit	1 Date 11/1/23	Tim	0900		-
	Charge(s) SELECT 1	THE AP	PROPRIATE RULES(S)			
1 Disobedience of an Order I	(Major)		Salact One				
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10 Unauthorized Area I (Majo	r)		Select One				_
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elect One			Select One				_
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LOSS OF P	PRIVILEGES SANCTION O	ORDER
NAME BARRETT, SPENCER J.	CAST # 23110SCI00010SCI	DATE 11/03/23
SID # 22418875	HOL SING DS-19A	TIME
RULE(S) VIOLATED 4.01 4.40		
Days loss of all privilege activiti kiosks, and other communications device will remain in vour assigned cele bunk area professional and or technical training class	except for meals call-outs, work	he terms of this Sanction Order you assignment, assigned educational
Days of specific privilege:		
Effective from: 11/3/23	through: 11/9/23	
Hours extra work detail to be cor		
COMMENTS DSU CTS 14 DAYS 11/6	01/23-11/14/23	

SUSPEND FINE \$25 PNMRV 01/01/2024

LOP IN DSU 7 DAYS 11/3/23-11/9/23

If an adult in custody (AIC) is on loss of all privileges, unless otherwise exempted by the terms of this Sanction Order, the AIC must remain in the AIC's assigned cell/hunk area except for meals, call-outs, work assignments, assigned educational, professional and or technical training classes, and visits. During each week an AIC is on loss of all privileges an AIC may purchase seven (7) envelopes and basic hygiene items which include shampoo, body lotion, toothpaste, denture cleaner, Tylenol, or medication. AICs on loss of all privileges may attend one denominational worship service of the AIC's choice each week that the AIC is on loss of all privileges.

Emergency and legal phone calls may be made in accordance with the Department of Corrections rule on Correctional Communication Systems and the established procedures of the facility of confinement. An AIC must make arrangements for emergency legal phone calls with the appropriate designated staff member. Failure to do so constitutes a violation of the written Sanction Order.

If an AIC with sanctions is transferred from one Oregon Department of Corrections facility to another during the effective period of this Order, the AIC remains subject to the terms of the Order unless otherwise exempted by administrative action. This Sanction Order is a valid written order. AICs violating the terms of the Sanction Order may receive an additional Misconduct Report, and if the violation is established, additional disciplinary sanctions.

The Prohibited Rules of Conduct and Processing Disciplinary Actions for Adults in Custody (OAR 291-105) allows for AICs to direct concerns or issues regarding a hearing to the Functional Unit Manager or designee as soon as possible. Within ten working days following the conclusion of the hearing, the Hearings Officer shall prepare and deliver to the Functional Unit Manager or designee, a preliminary order containing the Hearings Officer's findings of fact and conclusions of law and recommendations. The Functional Unit Manager or designee shall process the preliminary order in accordance with OAR 291-105.

CO S, Ventres for H.O. D. Golden

Hearings Officer's Signature

COPIES: WHITE (Hearings), YELLOW (Staff), PINK (AIC)

CD 103D 02/2020

Dear (Mom, (copy) I wid now please forward this Letter to Harrison ? Letoe ing 75 place assault (effect 11 your covid privise also coping or the forward that to my current address I will be using it to file a 1983 un'l rights so t. in 12/19 1 was given a mis conduct report after requesting intective Costaly regregation status for tear of my life ? Her bung sexually assaulted and threatened with gang retailation by the Brooks gang largest Prison gang th Cream. My misconduct report falsely states that I was uld is signeration because I prosted a timent to the sarch & security of the institution kniersing blame (0.8 o.c is not safe, now multiplegangs, change and Vicience and instead of providing a siter environment retaliates against (carrol jand justiliably so) inmates) i requested to stay in DSU (disciplinary Segregation Unit) until my release but was only given 14-days release it i continue to seek DSU; " youd time fearl. and is quelty of Deliberate Inditterence, Megizeno cover i unosved Punishment by Continuously denging me Pricitive Constady and deliberately repeatedly making me, and in some many thus) fear for our ife on a douth Here is a list of OSP staff I nonfield or my cellmate michael Trans assaulting me & dealing meth forthis gary & threatening me for Snitening. Lt. Boown (7/2), QMHP Tanga (7/2) Sunder (7/29,8/3), Bunel 2 Sat Hildt (8/5), Hearing attractoss/8/15 itale (8/15,10/7), Sat Lopez (8/19), LT Trimble (10/5), LT. Enkson (0). Arra Portnoy (9-10/17) OSCI Staff: Buczynski ? Gates (10/19) Cpt. Asay oft. Stevenson (10/24) Heaving's officer (10/24) 58 ail are deliberate indifference, regligence, crucis t'lease let me know you rectered this letter and it you could please copy and send back all ther leifers you have received, for my own records I will be working on my civil Rights suit and do not know when I will be able to call you again, it remain in DSU which I proun on doing despite them threatening to unjusting take away my soud time.
This all reminds me of a Case I transcribed for the Deportment of Justice, Department or Immigr ation linere a Spanish woman, from mexico puil to recieve Asylum in the USA as protection from violent sung/Cirtel threats. The Judge mm Yam, ran? Craelly denied her regrest and when i googles the Patrices name of familian carticle that Stated she was board treater. poic sinsued in the mittake convertibled und crinated en. I beneve Since then min. Your inad paid for Good PR people to own that .. Iticle because just I loursed I could not finel it; but someday what I say will be preven true ing the record keipers. I transcribed that Coise: early 2019 and premptly left the position of Court transeriber. It is gothe distribution) isfice to be ciented on sheet belief, especially when me discover our own bowenments provide recrest in Gong activity (read Noun Granslin) How the World Works" > Love you MAMA

4 长年 一种的 Dear Mether, \$ 30# 00 00 00 down of was transported against my will to OSCI, to be, "choke 17. I was Muy will take my discurrents again, as they took my yoursel from 7/17/23 - 8,5/23 The last time of monas forced to none (on 8,5) again, they tried to cite me up with someone, a refused for The same reasons outlined in my week I insual assent Happfully vivey well express sympathy understanding for my Acais as now there is a record of Trieronies intractions and a Henry with must have disped in last "Tisebellence of an Order-Misconduct report 8/5/23- eller itemy und setted as unestranton into the matter. Besides the evillal panic and real they are young it change me into a tell with someone low percie - 5501 recens to se much butter run inore recommence Employees video mireliance Camerus and my charant solitary all cutemer a refliction of turlight from a reactif a nelotifier in a roes wantless in ing dense of Place (matt's 18) bringing a ting consider the time Essential & ramor - D and 11 transf of the pre In my personal quest for incomine, i read twent for neweng by victor Franki- Promote the State of Peoponorbelia!) et i spe to mether Justice & mental night the through my own experiences. 1. Protective contady in measurity for · Lorotting where we need people to criticise printe reporters ? moredicastus) a corrupt system, it is inclinations to force climinals, tune are a product of Poor Prishe/smital fault Attachment style - from youth create trust or lestinest an lutivority, and forcing 2 people with trust isomes into a ciny Space is indiculous, everyone is forced into brind signer. sight) - hoelly they name still remied/reglected my in request The legal defenition for Relitistness - Conscious was a sia silvager 2. Security for Documents E. legal ritions 59 I'm pushing-if our country doctors assures there ?

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FIRST INITIAL CELUBUNK#

Printed Name/Signature

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LAST NAME BRST INITIN

through OAR 291-105-0100

A Hearing concerning the strached Misconduct Report will be scheduled and conducted in accordance to OAR 291-105-0005

RICHTS IN FORMAL AND INFORMAL AID INFORMAL

I HEARING: You are entitled to a hearing whenever a Misconduct Report is filed against you. Prior to your hearing, you will be provided a copy of the Misconduct Report, a Motice of Hearing/Rights, and the Rules of Misconduct. Once you receive these of decimalitave at least 24 hours to prepare for your hearing before a Hearings. Officer if you are charged with one or more major rule violations, you will have a formal disciplinary hearing before a Hearings. Officer if you are charged with only minor rule violations. You will have a formal disciplinary hearing before an adjudicator, unless you specifically request that the minor rule violation will have an informal hearing proceedings will be recorded.

You may waive decline your right to attend your hearing. Inappropriate behavior could also warrant your exclusion from participation in the hearing. In such cases, the hearing will be conducted in your absence and you will be nothed in writing of the decision.

2. REPRESENTATION/EVIDENCE: You have a right to speak on your own behalf and present evidence at the charge or the healing to prepare a defense, to understand the charge or the sullowed to receive assistance from another person during the hearing disability and/or your competency is in question surrounding facts and it ghts available to you if you have a visual, speech, or hearing disability and/or your competency is in question.

The Hearings Officeradjudicator may exclude evidence that is determined to create a threat to the safety or security of the facility action. The Hearings Officeradjudicator may consider evidence which is considered confidential and you will not be provided the names of individuals providing the information or any specific statements they may have given.

3. INVESTIGATION/WITNESSES: In a formal hearing you may request an investigation be conducted related to the changes against you or witnesses be called to testify on your behalf. However, you should submit your request for witnesses to the hearings, and include a list of the person(s) you are requesting be called to testify and the outside in advance of the hearings. Officer with sufficient cy dence to conclude that the results of the investigation and the testify and the testify of the the results of the Hearings Officer with sufficient cy dence to conclude that the results of the investigation and the severity of the testify provided by witnesses will either constitute a defense to the charge(s) or substantially lessen the severity of the destination of the hearings of the results of the severity of the destination of the hearings of the results of the severity of the destination of the hearings of the hearing in the considered the antiformal hearing.

4 FINDINGS/SANCTIONS: The Hearings Officer/adjudicator will decide based upon the evidence, whether you have violated the rule/s) as charged in the misconduct report. The Hearings Officer may distinct the hearings Officer may also find a violation of a least or corrective action using less formalized procedures. In a formal hearings Officer may also find a violation of a least or corrective action using less formalized procedures. In a formal hearings of the proceedings, with or without procedures.

Hypou are found in violation, the Hearings Officer/adjud cator may impose sanctions. These sanctions may include, but are not limited to: segregation, monetary fines, loss of privileges, restitution, and basic visits.

In a formal hearings Officer will prepare and submit to the functional unit manager, a written Finding of Fact, Conclusion, and Preliminary Order within ten (10) working days of the conclusion of your hearing.

A 91-5-C

Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

10/25/2023, 08/15/2023 2308 OSP 0079 OSCI 35

NOV 0 3 2023

:gnitseH to (a)etsQ Case #.

Barrett Spencer Joseph

22418675 Offender Name:

Rules Charged

4.40 - Unauthorized Area 4.01 - Disobedience of an Order I

Procedural Points

Rights in a Hearing. Hearing and Rules of Prohibited Conduct. The AIC acknowledged understanding the Misconduct Report and Adult in Custody (AIC) received a copy of the Misconduct Report Notice of Hearing Notice of Rights in a

Deny

Deny

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10/25/2023 and concluded. On 08/15/2023 the Hearings Officer granted the AIC's request for investigation. The case was reconvened on

present at the hearing. Per written testimony from staff, the AiC declined to attend the hearing and as such waived the right to be

Finding of Fact

as AIC Barrett's segregation sanction was complete. A C Barrett refused to comply and leave the DSU Barrett, Spencer (22418875) multiple directives to vacate the DSU cell and return to general population housing Oregon State Pententiary Sergeant Heidt reports at approximately 1 00 pm. g ving Adult in Custody (AIC) On August 25, 2023 Sergeart Heldt was working as the Disciplinary Segragation Unit (DSU) Sergeant at the

postponed for investigation. sew on read 21ft I noteluded istering of besseler * *repondative barky batts framed DIA ignored and IA

Captain Adamson reports the investigation was inconclusive and alternative housing was considered

Barrett declined to be present for the reconvened hearing.

Ultimate Findings of Fact and Conclusions

evidence, Rule 4 01, Disobedience of an Order I, and Rule 4 40, Unauthorized Area i, are dismissed due to insufficient

Preliminary Order

an Order I Disobedience of Dismissed Charge

Page 1 of 2

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Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

10/25/2023, 08/15/2023 5308 OSP 0079 OSCI 35 Date(s) of Hearing: C926 #:

22418875 Barrett, Spencer Joseph

Offender Name:

bessimsiQ Charge **beshortusaU** Rule

1 setA

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Date: 10/25/2023

Functional Unit Manager: Hearing Officer:

Final Order:

PevorgdA ✓

Foss, Ronnie 🕅

Order Hearing Reopened

Page 2 of 2

Amended per below

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Notice of Meaning/Rights Served:

By: To A Manuel Signature

Title

Printed Manuel Signature

Title

RICHTS IN FORMAL AND INFORMAL HEARINGS

1. HEARING: You are entitled to a hearing whenever a Misconduct Report is filed against you. Prior to your hearing, you will be provided a copy of the Misconduct. Once you receive these deciments, you will have at least 24 hours to prepare for your hearing, unless you waive this right. If you are charged with one or more major rule violations, you will have an informal disciplinary hearing before a Hearings Officer. If you are charged with only in nor rule violations, you will have an informal disciplinary hearing before an adjudicator, unless you spec fitally request that the minor or atlong to will have an informal hearing. Formal hearing proceedings will be recorded.

You may waive/decline your right to attend your bearing. Inappropriate behavior could also wathant your exclusion from participation in the hearing. In such cases, the hearing will be conducted in your absence and you will be notified in writing of the decision.

2. REPRESENTATION/EVIDENCE: You have a right to speak on your own behalf and present evidence at the hearing. You will be a lowed to receive assistance from another person during the hearing to prepare a defense, to understand the charge or the surrounding facts and rights available to you flyouhave a visual, speech or hearing disability and/or your competency is in question.

The Hearings Officer/adjudicator may exclude evidence that is determined to create a threat to the safety or security of the facility or that would not assist with the resolution of the disciplinary action. The Hearings Office, adjudicator may consider evidence which is considered confidential and you will not be provided the names of individuals providing the information or any specific statements they may have given.

3. INVESTIGATION/WITNESSES: In a formal freating, you may request an investigation be conducted related to the charges against your request for witnesses to the Hearings. Officer, in writing, in advance of the hearing, and include a list of the person(s) you are requesting be called to testify and include a list of the person(s) you are requesting be called to testify and the questions sought to be posed to each person. Requests for witnesses must minimally be made to the Hearings Officer at the time of the hearings Officer at the time of the hearings of the investigat or and/or the testing You must provided by witnesses will either constitute a defense to the charge(s) or substantially lessen the seventy of the vio ation to the hearings Officer may deny your request. Requests for witnesses made or received after a hearing is decided will not be considered for an informal hearing, you may request an investigat on. Adults in Custody (AIC) are not permitted to call witnesses in an informal hearing.

4. FINDINGS/SANGTIONS: The Hearings Officer/adjudicator will decide based upon the evidence whether you have violated the rule(s) as charged in the m-sconduct report. The Hearings Officer/adjud cator may distings Officer may also find a violation of a lessen recluded charge. The Hearings Officer may dismiss the alleged rule violation(s) at any stage of the proceedings with or without prejudice.

(tyou are found in violation, the Hearings Officer/adjud-cator may impose sanctions. These sanctions may include, but are not immted to; segregation, monetary fines, loss of privileges, restitution, and basic visits.

In a formal hearing, the Hearings Officer will prepare and submit to the functional unit manager, a written funding of Fact, Conclusion, and Preliminary Order within ten (10) working days of the conclusion of your hearing.

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Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

2311 OSCI 0001 OSCI 38

Case #: Date(s) of He Sstreft, Spencer Joseph

Offender Name:

11/03/2023

:BuineaH to (a)ataO

None

None

22418875

:ais

Plea

Rules Charged

4.01 - Disobedience of an Order I

4.40 - Unauthorized Area I

Procedural Points

Documentation provided at the hearing indicated that the Adult in Custody (AIC) had been given a copy of the Miles of Prohib ted Conduct. Motice of Hearing/ Rights and the Rules of Prohib ted Conduct.

Perwritten testimony from staff, the AIC declined to attend the hearing and is such waived the right to be present at the hearing.

A mental health evaluation was submitted for this AIC and was considered by the Hearings Officer at the time of

Finding of Fact

On November 1, 2003. Corporal Buczynski was working their assigned post in Unit 1 at the Oregon State. Correctional Institution. Corporal Buczynski reports Adult in Costody (AIC) Barrett (22418875) released from the Disciplinary Segregation Unit (DSU) and entered Unit 1. Corporal Buczynski reports AIC Barrett and Corporal Buczynski and Corporal Buczynski and Corporal Buczynski and Corporal Buczynski renembered AIC Barrett and Corporal Buczynski said, "Yes." Corporal Buczynski remembered AIC Barrett and corporal Buczynski said, "Yes." Corporal Buczynski reports AIC Barrett and desen't want to have a cellinate and Corporal Buczynski that he assigned to a cell with another AIC Barrett time and needed to cell in Corporal Buczynski reports AIC Barrett and needed to cell in Corporal Buczynski reports AIC Barrett and a cell with another AIC Barrett and another AIC Barrett to record to a cell with another AIC Barrett and another AIC Barrett and a seal of a cell with another AIC Barrett and another AIC Barrett to report and a seal and a s

Ultimate Findings of Fact and Conclusions

AIC overfly refused to promptly or in a timely mariner comply with a valid order, which creates a threat to the safety, security, or orderly operation of a facility, thereby, violating Rule 4-01, D sobedience of an Order I

A'C failed to be present, in any location designated by assignment, programmed activity, call out, or employee or non-employee service for is in any location not designated by assignment, programmed activity, call out, or employee or non-employee service provider directive), which checkes a threat to the safety security or orderly operation of a facility thereby, violating Rule 4.40, Unauthorized Area I

Preliminary Order

AIC has had 2 major rule violation(s) in the past two years. Rule 4-01, Disobedience of an Order I, is on Level 3 of the Major Violation Grid.

This AlC is listed as seriously mentally ill with no significant functional impairment.

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Oregon Department of Corrections

Disciplinary Hearing

Finding of Fact, Conclusion, and Order

22418875 :gaineeH to (a)ested 11/03/2023 Barrett, Spancer Joseph Offender Name: Caso #: 5311 O2CI 0001 O2CI 38

Charge

Thur Begin Date End Date Days Amount Sanctions papuadsng Notes an Order I Disobedience of Violation

Merged per D Thru **Suspended** Begin Date End Date Days Amount Sanctions Notes LearA PolicioiV Unauthorized suctions anoitaloiv elin tolem on papuadsns Suspend \$25 ne, pending 11/1/2024 saga_{li}vinq USQ ni əlirlw bəvnəz 11/3/2023 10 SSO7 11/9/2023 Loss of Privileges, to be Segregation **Disciplinary** 141/1/5053 11/14/2023 Credit for time served.

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Oregon State Correctional Institution Soft O the Sent of the Sent of

Date: //-7- 23 5202/50/11 :etsQ

Mended per below

Order Hearing Reopened

X Approved Enuctional Unit Manager

W bisnot, Colden

Final Order

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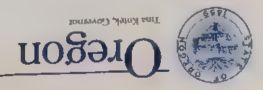
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Oregon Department of Corrections
Office of the Inspector General
3601 State Street
Salem, OR 97310
Voice: 503-945-0988
Fax: 503-373-7092

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outlined in OAR 291-105-0085(3) (c).

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17/22/2023	(Date:

The mission of the Oregon Department of Corrections is to promote public safety by holding offenders accountable for their actions and reducing the risk of future criminal behavior.

This information presented is unclear and/or does not contain sufficient information as

Level 3 - Restricted

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IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MORON
S.J. BARRETT , Case No.
v. PETITION FOR WRIT OF HOH BZRGZR HABEAS CORPUS
-ORS 34.362
High berger is the duly appointed, qualified, and acting superintendent of Ovegon State Correctional Institution.
of Manion County, Oregon.
2.
Plaintiff is imprisoned and restrained of liberty by defendant, High berger,
of Oregon State Correctional Inst. in Marion County, Oregon
3.
The cause and pretense of plaintiff's imprisonment, according to plaintiff's best knowledge and
belief, is that Assault in the 3rd Degree, DUII
4.
The imprisonment, incarceration, and restraint of plaintiff require immediate judicial attention
were and are illegal and the illegality thereof consists of the following particulars: See attached (#15)
Page 1 of 4 - Petition for Writ of Habeas Corpus (Condition of Confinement) Form 35.001

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Seat Charles

LANGER PLANE STAN

J. 1. 1. 1.

with a miletil from the well is were blood building in 8th Ammendment Violation, Criel & Unusual Punishment PC & LCAC: 8/22, 5/23 (Barrett received Protective Custody at care County) 2 and o records. 5/23, 4/27 (Barrett requested Protective Custody) 3. paper records : kites, quev't, dx Pet, for admin review (") 4. in person requests: 7/7 Lieutenment, 7/11 QMHP Tanga "not sufe @OSP"

(and report) 7/29 Snyder ? 8/4 ("you still wanna do that prist (PL before past
Chapter lead? family benned lots of bodies iii) dray you off bunk

and Smath your hand in" 6 CCIC retaliation 7.7/5: transfer to OSP, despite:i) min 2 class ii) 3x fast & speedy requests to Benton County & response iii) lost of Trans leave - 4 months earlier release & program eligibility 8.7/5-7/7: M. Barner threats: i) chmin ngung, Bruter, largest en (regon" ii) "lifers in gany arent afraid to get extra charges for not iii) my yang taker care of me (proof: confiscated property: shoe. 1, TV, playstation, majazines ? drugs) iv) Discovery pretures, bung ? show 'ch hat her head in for rathing on me'v) you cool? you do dues or you a rat?" 9 7/5-17/2 m Barner. Sexual assaults: i) standing in center of cell meesterbating, groping key and reaching Toward groin while of SJB played Playstation whout SJB content ii) after SJB cleaned Todded Seat Barner grubbed his head while he was still bent and publicate tuon shoved its towards his exposed penis without 57 is content iii) 7/6, Jumped on wed, wouldn't get off, Clo's didn't respond to requests for help one gust walks by, another says gust wait tel tomorrow, smiling once Barner gets off il lick off mattress to brace one fort on bunk lip/edge, ope hold lightly to cell back and kick him as he tries to gump back up and glab/pull me off this goes on for an hour before any response und another hour as quards just stand by to watch, Finally upter 31 hours a 2 am not shield enters, knocks Barner down and allows for my release. 10 OSP retaliation, no hygiene ? no communications person 11 Nonsterp verbal assault; rape ? death threats to and family 12. 3/21- 7/22, adam chamberlain event. ST. Repeat to each new person who arriver Page 2 of 4

I see the think in it when there is it is the desirable the street 13.7/21-7/22; adam chamberlain, ch witnessed the abuse of a mental retard/disabled who was Unentened, corred extorted into flooding his cell twice, giving out his mom's contact info (Suran Chamberlain, Penelleton OR, Wendys), playing with his poop and the guard had him lay in his poop for two hours before finally after 27- hours of nonster noting i verbal assaults, the quards with the requests to move by both adam ? ofthe Enmater ? video'd in his bumiliating state. How he your, your cleath matters nothing to me, whatsoever.
its one form, Regneed a Ree partner? wannuall with Rey, we can make that happen; "Shutip or cl'm gonna Witch Slap you " after removed during tollet flooding) with the prop handle', wrap your pants around your kneek' then rub your poop in the worend!" I'm gonna for your orange in the hour work your poop in the worked!" I'm gonna for your poop or you lip!'; gonna dig of grannys grave and skull for her", your granny doesn't even/never lived you"; your Gonna sit there all night, soakin wet and Shiverin Cold" (arrived 6pm, outted by Kevin Brown all 39, flood boilet by lam - under impression to move cells, but sprinkler 7:10 pm under same impression, segins poop play, lage in pop-855 pm 'mask upl') and camera (+, 8/5, jun 11 .512 -23 (8 -47)

tanta filosofia a Decidio contrata de Calada de Ca

15 If Oregon Dep't of Correction's cannot provide Spencer Joseph Barrett with Protective Custody after he has explicitly stated his fears for his life and requests has explicitly stated his fears for his life and requests for Protective custody on multiple records, O.D.O.C for Protective custody on multiple records, O.D.O.C has and continues to violate the 8th Ammendment has and continues to violate the 8th Ammendment and should not have the authority to Confine mr. Barrett and should not have the authority to Confine mr. Barrett

23

24

The legality of this imprisonment, incarceration, and restraint has not been adjudged previously by any prior writ of habeas corpus.

6.

WHEREFORE, plaintiff prays that a writ of habeas corpus be granted, directed to defendant, commanding [him/her] to file a return stating the legality of, and the time and cause of the imprisonment, incarceration, and restraint of plaintiff, or to have the body of plaintiff before the court at the time and place specified in the writ; to do what shall be considered by the court concerning plaintiff.

Dated this 8 day of November . 2023.

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4002 - 3	- 77	

Respectfully Submitted,

Print Name: Spencer Joseph Barrett Sid# 2218875

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2	
3	IN THE CIRCUIT COURT OF THE STATE OF OREGON
4	FOR THE COUNTY OF Marion
5	S.J. BARRETT Case No.
6	
7	ORDER ISSUING WRIT OF HABEAS CORPUS
8	HIGHBERGER,
9	
10	· {
11	
12	THIS MATTER having come before the court on a petition for writ of habeas corpus filed by
13	plaintiff; and
14	IT APPEARING that sufficient grounds exist for this court to inquire into the legality of the
15	imprisonment or restraint of plaintiff by defendant; and
16	IT APPFARING from the affidavit filed that plaintiff is without sufficient funds to employ counsel
17	herein; now therefore
18	IT IS HEREBY ORDERED that Allison Knight Oregon State Bar Number
19	143622. be, and is, appointed to represent plaintiff herein.
20	IT IS FURTHER ORDERED that a writ of habeas corpus shall be issued out of and under the seal
21	of this court, directed to defendant, requiring that a return of the writ be made and filed with the court on
22	or before November 22, 2013.
23	IT IS FURTHER ORDERED that plaintiff shall have until December 6, 2023, to file any
24	replication to the return.

Form 35,003

Page 1 of 2 - Order Issuing Writ of Habeas Corpus

1	IT IS FURTHER ORDERED that detendant sh	all have until 10 30 cm 22, 2025, to hove
2	to dismiss the writ, if appropriate. Absent such a mot	ion, this matter shall proceed to an evidentiary
3	hearing.	
4	IT IS FINALLY ORDERED that plaintiff shall	have until December 6_20,23, to
5	respond to any motion to dismiss the writ, at which t	ime this matter shall be taken under advisement
6		
7	Dated this & day of November	, 20 <u>23_</u> .
8		
9		
0		Circuit Court Judge
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12		
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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF WAY ON ORDER TO APPEAR AND SHOW CAUSE FOR A WRIT OF HABEAS CORPUS THIS MATTER having come before the court on a Peution for Writ of Habeas Corpus filed by Plaintiff, and the Court being fully advised in the premises; IT FURTHER APPEARS that the plaintiff is indigent. NOW THEREFORE, IT IS HEREBY ORDERED. 1. That Plaintiff may file their peution without payment of the filing fee, 2. That the Trial Court Clerk shall forward copies of all documents to the Plaintiff, Defendant, and their Attorneys of record IT IS FURTHER ORDERED that Defendant is ordered to appear in writing within 14 days of the date of this order to show cause why the Writ prayed for in the petition herein should not be allowed in 20accordance with ORS 34.370 (1), (2)(a).	1		
FOR THE COUNTY OF MANDO S.J. BACKETT ORDER TO APPEAR AND SHOW CAUSE FOR A WRIT OF HABEAS CORPUS THIS MATTER having come before the court on a Peution for Writ of Habeas Corpus filed by Plaintiff, and the Court being fully advised in the premises; IT FURTHER APPEARS that the plaintiff is indigent. NOW THEREFORE, IT IS HEREBY ORDERED. 1. That Plaintiff may file their peution without payment of the filing fee, 2. That the Trial Court Clerk shall forward copies of all documents to the Plaintiff, Defendant, and their Attorneys of record IT IS FURTHER ORDERED that Defendant is ordered to appear in writing within 14 days of the date of this order to show cause why the Writ prayed for in the petition herein should not be allowed in 20accordance with ORS 34.370 (1), (2)(a). ITS IS SO ORDERED this 8 day of November 2025	2		
Case No. Case No. ORDER TO APPEAR AND SHOW CAUSE FOR A WRIT OF HABEAS CORPUS THIS MATTER having come before the court on a Petition for Writ of Habeas Corpus filed by Plaintiff, and the Court being fully advised in the premises; IT FURTHER APPEARS that the plaintiff is indigent. NOW THEREFORE, IT IS HEREBY ORDERED. 1. That Plaintiff may file their petition without payment of the filing fee, 2. That the Trial Court Clerk shall forward copies of all documents to the Plaintiff, Defendant, and their Attorneys of record IT IS FURTHER ORDERED that Defendant is ordered to appear in writing within 14 days of the date of this order to show cause why the Writ prayed for in the petition herein should not be allowed in 20 accordance with ORS 34.370 (1), (2)(a).	3	IN THE CIRCUIT COURT OF T	THE STATE OF OREGON
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14 NOW THEREFORE, IT IS HEREBY ORDERED. 15 1. That Plaintiff may file their petition without payment of the filing fee, 16 2. That the Trial Court Clerk shall forward copies of all documents to the 17 Plaintiff, Defendant, and their Attorneys of record 18 IT IS FURTHER ORDERED that Defendant is ordered to appear in writing within 14 days of the 19 date of this order to show cause why the Writ prayed for in the petition herein should not be allowed in 20 accordance with ORS 34.370 (1), (2)(a). 21 ITS IS SO ORDERED this 8 day of November , 2023			
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19 date of this order to show cause why the Writ prayed for in the petition herein should not be allowed in 20 accordance with ORS 34.370 (1), (2)(a). 21 ITS IS SO ORDERED this 8 day of November , 2023 22 Indge's Signature	18		
20accordance with ORS 34.370 (1), (2)(a). 21	19 date	are of this order to show cause why the Writ prayed fo	r in the petition herein should not be allowed in
21 ITS IS SO ORDERED this 8 day of November , 2023_ 22 23 Indee's Signature			·
23 Indge's Signature	21		1 <u>enher</u> , 2023_
Judge's Signature			
Summinger by. 210 - 427-	23	Submitted By: S. J. BARRETT	Judge's Signature

•	
2	
3	IN THE CIRCUIT COURT OF THE STATE OF OREGON
4	FOR THE COUNTY OF Marion
5	S.J. BARRETT) Case No.
7 8	MOTION FOR APPOINTMENT OF COUNSEL
10) ors 34.362
11 12	COMES NOW S. J. Barnett and respectfully moves this court for an order
13	appointing counsel to represent him in the following matter.
14	{ } Post Conviction (ORS 138.590)
15	(ORS 34.355 & ORS 34.365)
16	{ } other
17	This motion is based upon and supported by ORS 34.362
18	Dated this 7 day of November 2023.
19	ry
20	Respectfully Submitted,
21	Signature) Print Name Spincer Joseph Barrett
22	Sid # 224(8875
23	

1		
2		
3	IN THE CIRCUIT COURT OF TE	IE STATE OF OREGON
4	FOR THE COUNTY OF _	Marion_
5		
6	S.J. BARRETT)	Case No
7)	
8	V. HIGHBERGER	MOTION FOR WAIVER OR DEFERRAL OF FEES AND COSTS FOR INDIGENTS
9	1((011321021	[ORS 34.362]
10	_ 	(Andrew V V V V V V V V V V V V V V V V V V V
11		and somethilly moved this
12	COMES NOW S. J. Barrett	
13	court pursuant to (ORS 30.643 or ORS 34.36 Habes	
14	and costs that may be incurred in the above entitled p	
15	This motion is supported by ORS 34	362
16	attached hereto and incorporated herein by this refere	nce.
17	Dated this 8 day of November	20.28
18	Dated this 0 day of 10 puer 100	, 20 <u>2.7_</u> .
19		Respectfully Submitted,
20		Sur Jugh Brits
21		Print Namo: Socret Joseph Barrett
22		Sid# 224(1875
23		
24		
47		

AFFIDAVIT OF INDIGENCE

1. Spencer Joseph Barrett	being first duly sworn on oath, depose and say. That I
make this Affidavit on connection with the herewith	attached legal action, that I am financially unable to bear the
costs, expenses, and fees incurred herein, including,	but not limited to, the filing fee, or to employ suitable
counsel. The following is a true and correct statemen	it of my assets and habilities to the best of my knowledge
and belief	
Net Income during previous twelve months:	s_ <u>O</u> _
Real property:	\$ <u>0</u>
Personal property:	sO
Other assets:	\$ 100
Liabilities:	~ s 20 K (Student loans)
Dated this 8 day of November 202	<u> </u>
	gnature) Jush Bened _
State of Oregon	
County of	
Signed and sworn to (or affirmed) before me of	n, 20 by
Notary Public - State of Oregon	
My commission expires:	

CERTIFICATE (To be completed by the institution of incarceration.)

I certify that the applicant named herein has the sum of \$_0.0} on account to his/her credit
at Oregon State Continued Institution (name of institution). I further certify that during the past
six months the applicant's average monthly balance was \$ 0 10. I further certify that during the past
six months the average of monthly deposits to the applicants account was \$
I have attached a certified copy of the applicant's trust account statement showing the transactions for the past six months.
11/14/23
DATE SIGNATURE OF AUTHORIZED OFFICER

CERTIFIED TRUE COPY

Department of Corrections Official

Date: 11/14/23

Revised August 6, 2010 Page 5 USDC- Oregon Form #39.020

AIC Trust Account

Records Request

	11te of Reaces* 1(=05 - 2023	FRITY OSCI UNTIBUM DS 19 A
1	schame . T Backt	· Sources . J SD Number 224.8875
ı li	iose of Request egal Priority (Complete sections A & C, Section D in eneral (Complete sections 8 & C and submit to 8us	nust be completed by the Library Coordinator) siness Services for processing,
	I request a printout of my trust account states accordance with the express order of	ment for the time period indicated in section C. This request is made in
	The court you are filing in:	Type of document to be filed with the court:
	The Marion County Circuit	Court Application for in Forma Pauderis
	The Gregon Court of Appeals	Civii Rights Complant (1983)
4	☐ The Oregon Supreme Court	☐ Federal Habeas Corpus
1	The united States District Court	Mandamus Crewit Court
	☐ The United States Court of Appeals for the Kinth Co.	cuit Mandamus Supreme Court
	The United States Supreme Court	Post-Conviction Peridon
	Other	XI Scatte Madreau Conditions
		W C TETE W
	Case Number (if known):	
3	request a printout of my trust account purpose of: The Replacement statement To	nt statement for the time per paindicated in section C for the Other nesson:
	Time Period(s) Requested	05/25/2023 EL 05 2023
	have sufficient funds or the request understand that in signing this AIC account statement Department of Corrections in the amount statement account at the time this withdrawal request a presented	
	Library Coordinator Review	
	: 40 P. W.	3
	3300	
	Request approved, meets legol pr	riarity criteria. [_] Request den.ed, daes nat meet legal priority criteria
	Request approved, meets legal pr	
D	Request approved, meets legal pr	riarity criteria. Request denied, daes not meet legal priority criteria a copy of the trust account statement will be provided
D	Request approved, meets legot pri if approved, a certifie Financial Services Staff Use Only	ta copy of the trust account statement will be provided
D	Request approved, meets legal pr	Total number of pages produced 3
D	Request approved, meets legal por if approved, a certifie Financial Services Staff Use Only Approved , trust account statement attached Denied / AlC does not have sufficient funds for	ta copy of the trust account statement will be provided
D	Request approved, meets legal provided to certifie Financial Services Staff Use Only Approved , trust account statement attached Denied / AlC does not have sufficient funds for this request (and is not legal priority).	Total number of pages produced Charge per page \$.50 Total amount to be charged to AIC's trust account \$ 50
D	Request approved, meets legal pri If approved, a certifie Financial Services Staff Use Only Approved , trust account statement attached Denied / AlC does not have sufficient funds for this request (and is not legal priority).	Total number of pages produced Charge per page \$.50 Total amount to be charged to AIC's trust account \$ 50

MARI NJ

OREGON DEPARTMENT OF CORRECTIONS TRUST ACCOUNT STATEMENT 12.1.1.0.1.5 ODOC

OTRTASTA

DOC: 0022418875 Name: BARRETT, SPENCER JOSEPH

DOB: 04/18/1994

LOCATION: OSCI-DSU-DS_19A

The same of the second to be able to

Max Date:

ACCOUNT BALANCES Total: 5.11 CURRENT:

5.11 HCLD: 0 00

05/25/0223 11/05/2023

SUB ACCOUNT		START BALANCE END	BALANCE
2101 AIC SPENDING	ACCOUNT	0.00	0.00
2113 TRANSITIONAL	SAVINGS	0.00	9.10

DEETS AND OBLIGATIONS

TYPE	PAYABLE	INEC NUMBER	AMOUNT OWING	AMOUNT PAIR	WRITE-OFF AME
RES	OJD - RESTITUTION, FINES & FEEJ	06132023	490 00	10.00	0.00
PT A	LEGAL COPIES DOC ADVANCE	06092023	Q 3n	÷ 5,0	0.00
V CTA	LEGAL POSTAGE CCCF ADVANCE	06092023	0.00	, n	0 00
FA	COFY ADVANCE	06092023	p 00	Α.	3
OCCCA	OCIC POSTAGE ADVANCE	06292023	0.00	25, 47	*
c. 'C2	DISCIPLINARY FINES	09012023	23 40	16 61	0.90

TRANSACTION DESCRIPTION -- COURT ORDERED OBLIGATIONS

DATE	TYPE	TRANSACTION DESCRIPTION	TRANSACTION AMI
05/01/2023	REST	New Debt Received	500.00

TRANSACTION DESCRIPTIONS --

2101 AIC SPENDING SUB-ACCOUNT

DATE	TYPE	TRANLA 110N DESCRIPTION	TRANSAUTION	AMT	BALANCE
05/26/2023	AD	Cash on Arrivel		0.00	0.00
05/31/2023	DEP	CCCF Intake Deposit		1 90	1.90
05/31/2023	DED	Deduction TRSA-05262023 D D	1	0.10)	1.00
05/31/2023	DED	Deduction-CLR-05262023 D D	T.	0.951	0.85
05/31/2023	DED	Deduction-CLR-05252023 D D		0.95	1.80
06/05/2023	LPDOCS	CCCF begal Priority Copies DOC Sale	(1 00>	C.80
06/09/2023	PACCOR	Legal Postage CCCP Sale	(C.67)	
06/09/2023	LPCCCA	Legal Postage CCCF Advance		· 6 ·	2 83
06/09/2023	TBCCC	Legal Postage CCCF Debt		5 6	
06/09/2023	LPCCCA	Legal Postage CCCF Advance		÷, 1	0 80
06/09/2023	Paccc	Legal Postage CCCP Debt		1.61	2 3
06/09/2023	LPCCCA	Legal Postage CCCF Advance		0.6	0.80

MARIONJ

OREGON DEPARTMENT OF CORRECTIONS TRUST ACCOUNT STATEMENT 12.1.1.0.1.5 ODOC

DOC: 0022418875 Name: BARRETT, SPENCER JOSEPH DOB: 04/18/1994

LOCATION: OSCI-DSU-DS_19A

Max Date:

DATE	TYPE	TRANSACTION DESCRIPTION	TRANSAC	TION AMT	BALANCE
06/09/2023	EPCCC	Legal Postage CCCF Debt	(0.67)	0 13
D6/09/2023	LPDOCA	Legal Priority Copies DOC		0.30	0.43
06/09/2023	LPDOC	Legal Priority Copies DOC Debt	(0.301	C 13
06/09/2023	LPROCA	Legal Priority Copies DOC		1.60	1 3
06/09/2023	TADOC	Legal Priority Copies DOC Debt	(1.60)	0 13
06/09/2023	COPA	Copy Advance		7.50	4.1
06/09/2023	COF	Copy Debt	(7.50)	12
06/09/2023	LPDOCA	Legal Priority Copies DOC Advance		1.60	1 '>
06/09/2023	1PDOC	Legal Priority Copies DOC Debt	(1.60)	0 13
06/12/2023	COPA	Copy Advance		0.30	3 43
06/12/2023	COF	Copy Debt	(0.30)	1 13
06/13/2023	DEP	BARRETT COLLEEN F		50 00	53 13
06/13/2023	DEC	Deduction REST 06132023 D D	l.	5 (0)	45 13
06/13/2023	DEC	Deduction TRSA 05262023 D D	E .	2.50)	42 61
06/13/2023	DED	Deduction-CLR-05262023 D D	1	25 00)	17 61
06/13/2023	DED	Deduction-CLR-05262023 D D		25 00	42 63
06/13/2023	DED	Deduction CCPA 96092023 D D	3	7 BC	34 83
06/13/2023	DED	Deduction LPCCCA 06092023 D D	3	2.01	12 81
06/13/2023	DED	Deduction LFDOCA 06092023 D D	(3 50,	19 42
06/15/2023	COPS	Copy Sales	\$ ·	0.60)	28 72
06/15/2023	COPS	Copy Sales	(0 60	28 12
06/15/2023	COPS	Copy Sales	4	3.50)	14 52
06/28/2023	2756A	Pay ICS Corrections Comm System Reg)	1	15 OG	9 12
06/29/2023	OCICA	Intake Postage Advance		25 4	4 79
06/29/2023	DOTE	Intake Postage Debt -UPS		25 4	9.52
06/30/2023	DEC	Deduction OCICA 06292023 D B		7 = 4	٦, ~ =
07/05/2023	INT1	Interest Distribution		J _	3 71
07/05/2023	DEC	Deduction-CLR 05262023 D D	ŧ	q no.	3.02
07/05/2023	DEC	Deduction-CLR 05262021 D D		7 03	0.61
07/10/2023	LPDOCA	Legal Priority Copies DOC Advance		* 1c	J 51
0//10/2023	LPEOC	CCCF Legal Priority Copies Bebt		. sc	5 01
07/31/2023	DED	Deduction OCICA-06292023 D B	•	. 01	
08/04/2023	INTL	Interest Distribution		0 01	C CL
08/04/2023	DED	Deduction CLR 05262023 D D		2 01	0 1:
08/04/2023	DED	Deduction-CLR: 05262023 D D		11	7 01
DB/31/2023	DED	Deduction-OCICA-06292023 D D		1	10
09/01/2023	FDISA	Disciplinary Fines Advance		e 1 1	50.00

MARION: OREGON DEPARTMENT OF CORRECTIONS OTRIASTA TRUST ACCOUNT STATEMENT 12.1.1.0.1.5 ODOC

DOC: 0022418875 Name: BARRETT, SPENCER JOSEPH

DOB: 04/18/1994

LOCATION: OSCI-DSU-DS_19A

Max Date:

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RECEIVED AND FILED

JACKSCH COUNTY OF THE STATE OF ORECONTENBY:

FOR THE COUNTY OF JACKSON

S.J. BARRSTT.

Petitioner,

Petitioner,

Petition FOR POST
CONVICTION RELIEF

Defendant.

ORS 138.510 – 138.680)

CIRCUIT COURT OF OREGON MARION COUNTY COURTHOUSE PO BOX 12869 SALEM OR 97309-0869

or (add 5 trust before Sending)

to connect "Jackson" (to Marion) 4X

	COCIVED AND
1	2023 OCT 2 FILEL
'	JACKSON - AMII: 01
2	JACKSON COUNTY COURTS
3	IN THE CIRCUIT COURT OF THE STATE OF OREGONIED BY:
4	FOR THE COUNTY OF JACKSON
5	S.J. BARRETT,) Case No.
6)
7	Petitioner,)
	v.) PETITION FOR POST CONVICTION RELIEF
8	STATE OF ORZGON,
9	
10	Defendant.) (ORS 138.510 - 138.680)
11	
12	COMES NOW the above-named Petitioner pro-ve, and respectfully petitions this court
13	for post-conviction relief pursuant to ORS 138 510 138 680, and alleges as follows
14	1.
15	Petitioner is imprisoned in the Oregon State Penitentiary located in the
	City of Salem County of Marion, State of Oregon and is
16	
17	unlawfully confined and restrained of liberty by the above-named Defendant
18	2.
19	Petitioner's imprisonment is by virtue of a judgment and sentence imposed by the
20	Jackson County Circuit Court in the case of State of Oregon vs
21	S.J. Barrett Circuit Court Number 22CR 37006 The judgment was
22	entered on $\frac{8/8/2022}{}$. Sentence was imposed on or about $\frac{8/8/2022}{}$ The
72	centencing under was the Honorable and the indoment sentences.

Form 35.130

Page 1 of 8 - Petition for Post-Conviction Relief

1	3.
2	Petitioner was charged in the foregoing proceedings with the following offenses
3	Count 1 - Trespass 2
4	Count 2. Criminal Mischief 2
5	Count 3 - Interfere with Peace Officer
6	Petitioner was convicted of the following offenses:
7	Count 1 - False Reporting to Police.
8	Count 2
9	Count 3 -
10	4.
11	Following a jury trial/bench trial/plea of guilty/plea of no contest
12	The final judgment imposed sentences of:
13	Count 1 - Time Served & 18 months probation
14	Count 2 -
15	Count 3
16	5.
17	Petitioner was represented by attorney Colin Bradshaw . OSB#
18	214192, at the trial level proceedings. Said attorney was retained appointed
19	6.
20	An appeal was was not taken from said conviction and sentence. The Oregon Court of
21	Appeals entered its judgment on, and the result was:
22	
23	

Form 35.130

Page 2 of 8 - Petition for Post-Conviction Relief

7	•
A Petition for Review was var not filed to	n the Oregon Supreme Court. The decision of
the Oregon Supreme Court was filed on	
The attorney of record on the appeal was:	, OSB#
8	•
Petition has has not previously applied for	r post-conviction rehef pertaining to this case
The result of the previous post-conviction relief	ease was:
9	
At the present time, Petitioner is financial	lly lunable able to retain counsel
10	0.
This Petition is being filed within two year	ars of the date that the appeal was final in
Oregon Appellate courts.	
1	1.
Petitioner asserts that his current imprison	nment from the proceedings described above
was, and is, illegal Petitioner was substantially of	denied his rights in violation of ORS 138,510 to
138,680 as follows:	

FIRST CLAIM FOR RELIEF

Petitioners imprisonment was, and is, illega, and the proceedings resulted in a substantial
denial of Petitioner's rights in violation of ORS 138 510 to 138 680 in that Petitioner was denied
effective and adequate assistance of trial counsel in violation of the Fifth, Sixth, and Fourteenth
Amendments to the United States Constitution, and Article 1, §11 and §16, of the Oregon
Constitution in the following particulars:

Trial Counsel was ineffective in

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Retrieving the Defendants Phone address-book which was cinreasonably searched, scized and still held by the Ashland Police Department Violating the 4th Ammend & danging defendant contacts for assistance and Advice

2) Irial Counsel was metherine in a ssisting the Defendant in Voluntarily, intelligently & knowingly understanding the Charges against him were not the Same he signed for in his petition (changed at last minute from Command Mischnef II to False reporting - refer to court audio/transcript/record)
Trial Coursel was ineffective in 3) Trial Counsel was ineffective in

alssisting the Defendant in withstanding the Judges intimidation of the Defendant and convincing/coercing / Extorting defendant to change his plea from no contest to guilty (reter to court audid/franscript 8/8/2022)
4) Inal Counsel was ineffective in

Evaluating the Defendants fitness and ability to defend assist in his defense, as Lane Country determined One month later Defendant was unlit

SECOND CLAIM FOR RELEF

2	Petitioner's imprisonment was, and is, illegal and the proceedings resulted in a substantial		
3	denial of Petitioner's rights in violation or ORS 138 510 to 138 680 in that Petitioner was denied		
4	effective and adequate assistance of appellate counsel in violation of the Fifth, Sixth, and		
5	Fourteenth Amendments to the United States Constitution, and Article 1, § 11 and §16, of the		
6	Oregon Constitution in the following particulars:		
7			
8	l)	Appellate Counsel was ineffective in	
9			
0			
11			
2	2)	Appellate Counsel was ineffective in	
3			
14			
15			
16	3)	Appellate Counsel was ineffective in	
17			
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19			
20	4)	Appellate Counsel was ineffective in	
21			
22			
23			

THIRD CLAIM FOR RELIEF

Petitioner's imprisonment was, and is, illegal and the proceedings resulted in a substantial denial of Petitioner's rights in violation of ORS 138 510 to 138 680 in that petitioner was denied due process of law under the constitutions of both Oregon and the United States in the following particulars:

1)	Violation of the 4th Ammendment: Ashland Police
	Unreasonably searched, seized and stoke the Defendant
	more (1 effective address book) during the Arrest, on
	Body Cam footage and are still in the Possession of
X	causing the Detendant to go months without the
	ability to contact family, friends and other
	assistance (without phone numbers (addresses)
	subjecting the Detendant to Cruel ? Unusual
X	punishment and immense psychological haven
	and possibly permanent damage and life
	long fear of the State & U.S Government.
	This invites police to play games and shield their
*	Searches from Fourth Ammendment Serving
	- the police will have Carte blanche to look
	inside any phone, car or any home.
	3

of post-conviction relief, permoner asserts that the cumulative effect of petitioner's claims is relief However, to the extert that no singular claim is sufficiently presideral to warrant a grant sufficiently presiducial as to warrant relief Pet tronger asserts that each of the above listed claims entitles him to post conviction THE COURT OF THE PARTY OF THE P

as this Court deems that and proper convictions, releasing Pent oner from the custody of the Defendant, and or for such further relief Coun Number 32CR 37006 expunging the records of Petitioner's arrest and sentence's in State of Oregon 18 S. J. Barrett Jackson County Circuit WHERTTOR! Pet honer prove prays this Court for an order reversing convictions of and

<u>-</u>

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Page 7 of 8 Petition for Post-Conviction Relief

Form 35 130

CERTIFICATION VERIFICATION OF CLARATION

after development of the record and after discovery as allowed by the Oregon Rules of Civil will submit all necessary documents supporting my a legations with the assistance of counsel perturn, that I know the contents thereof, and that all the acts alleged therein are true and correct 138 590(2). Assuming post-conviction counsel fails to submit such. All davits, records, or other with my formal Petition and with the assistance of soitable counsel as required under ORS "Affiday is records, or other documerran evidence sunnating the allegations in the petition Procedure. It is my intention to comply with ORS 138 580 at my first oriportunity and attach supporting any all egations at this time because such records are not currently available to me. I o the best of my knowledge. I have not submitted records or other documentary evidence the Petitioner named in the foregoing putition for post conviction relief, that I have read said docume many evidence, "bettroner asserts he she has not been provided the requisite "su table S. J Barrett "commer pro se do swear aff materely and say that I am

subject to penalty of periury knowledge and belief and that I understand they are made for use as evidence in court and are I further declare that the state ments we trained in this peut on are true to the best of my

Dated this 28 day of September 2023

Submitted by

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Name Square Joseph Bornett Pullioner pruse

Page 8 of 8 Pet tion for Pest Conviction Relief

Form 35 130

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF JACKSON

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perition for comment of 516. bit 1.1

"HE STATE OF OREGON

Plantall,

Case No 22 CR37006

PETITION TO INTER PLEA OF GUILTY False

SPENCER JUST PH BARRETT Defendant

I represent as lo lows

transcript/record refer to court

review the Portion to Litter Pica of Coulty and Order Permitting Same with mo the shill guide or have hid my all mey or someone else on my behalf, who reads, which and understands the English language (1) My Internative is Spencer Joseph Barrett. My DOB is 84 18/1994. Lam 28 years of age, literal, white and understand the

(2) I request a providedings against me to be had in the above name

- have read it, discussed it with my attorney and fully understand a. Charges made against me (3) The attorney representing me is Colin Bradshaw. I have received a copy of the indictment (information, before pleading and
- me or length as to the nature of each accusotion against the and as to any possible defendes I might have (programment) and be leve that my attended is fully informed as to a such matters. We attorned has informed, course ed and advised with (4) I have to dimy attorney all the facts and current areas as known to me concerning the matters ment ared in the indictinen
- term. I also have been advised as to the possib. In of consecutive sentences being imposed departure from a presumpting incarceration term shall not total more than double the maximum duration of the presumptive incarceration and compoung reasons that impose other more or assume man called fit in the presumptive good block range. At upward darational re a larg the crime severity of the crime of come cases to the criminal bostones scale. I have also been advised that if the countries substantia advised if I am pleading to a felony, that under Oregon Senterong Goode hes the potential period of incarcatal on is deferred by (5) My attorney has advised me to the maximum penalty of 36d days of imprisonment and a fine of \$6,250. I have also been
- (6) I indepstand that I are not required to pleadiguilly, and that plead not guilty if it choose. If I plead not guilty, it understand I are entitled to a speedy that before a Jury of the peers, that I have the right to call witnesses in this hehalf and all no expense to me, and that are such witnesses so called woold be compelled to appear and testly, that I have an also fate right to confront any witness who would less to of proof is upon the state of Oregon to establish my guilt whice must be established beyond a reasonable doubt, that I have a right to the understand that by pleading gut by I give up these rights assistance of a lawyor for my defense at all stages of the proceedings, including a lawyor at State expanse if I campot afford one against me and cross examine such without that I need hot take the withous stand of give with test then you against inhoulf, that the soje borden
- statements of confessions which I may have made or any environce obtained by varies of a search and se zure of my my met may well be modifies the against the in evidence unless certain of my constitutional rights have been safeguarded, which they been explained to (*) I also understand that a prior record could not be used against me except for impeachment purposes, that any admissions
- the exception that in consideration of my plea of guidty to Count I (CVIII), the State will recommend 18 months to p. 10 days juil CFTS, no contact w Beauta Club 347 E Main St., Ashland, no contact w Andrea Assunction, restriction. The State will distrites the the or with a my knowledge to anyone else that I would receive a lighter senience or any other form of lements by pleading go in with IN I declare that no officer or agent of any branch of the government not any link or or any other nerson has made any promise to
- (9) I fully understand that the actual senience is up to the Court, no matter what any recommendations may be
- proceedings in this case against me which I do not fully understand. I am satisfied with the advice and help letishe has given me (10) I believe that my attorney has done all that anythe could do to counsel and assist me and that there is nothing about the

(11) I know if I claim to be unrocent, the court will not accept my guilty plea from pleading to the crime(s). Count No. 1 - Criminal Mischief II (A Misdemeanor, ORS 164,354).

- 112) I have taken no druk or drug nor anything a se which would in any way impacting judgment in this time, and I are now fully alert. In signing this petrion, I are doing so knowingly and younterly and offer my guilty plea of my own free will and accord with a full or deritanding of all the matters set furth in the indictment information) and in this petrion.
- 1 3 The factual basis of my gut to plea is as of leged in the charging instrument
- (14) I am not a cruzen of the United States I understand that a plea of guilty or a conviction can diresult in deportation or denial of Linited States Cruzenship
- giggrovered bloom under 8.1 SC 10) this convertion will result in remove proceedings against me usess the United States Attorned Bloom ander 8.1 SC 10) this convertion will result in remove proceedings against me usess the United States Attorned Central or his designee chose not to pursue retrieval. also understand that this conviction will result in a change of the Central or his designee chose not to pursue retrieval. also understand that this conviction will result in a change of the Central or his designee chose not to pursue retrieval.
- (16) In addition to the servence imposed, I understand that there may be other significant consequences if I enter a guitty, or no contest, pilen, including but not united to a probabilist on from leaving the state without first requesting transfer of supervision, index the provisions of the Interstate Companish. At Offender Supervision on the state without first requesting transfer of supervision, index the provisions of the Interstate Companish.
- (17) I understand that if I enter a plea of guity or no contest to an offense involving domestic violence as defined in ORS (14-29), and am convicted of the offense federal law tray probleme from possessing, receiving, shipping, or transporting any "earne or trearm armitation and that the conviction may negatively affecting ability to serve in the Armed Forces of the United States as defined in URS 3-18 282 or to be employed in law enforcement.
- (18) Lagree that if I withdraw or "a court later reverses, vacates, or sets aside my plea of Graffy, or "No Contest" or this case, the court will reinstate any chargets' that were dismissed in return for my plea and the district afformer or longer will be bound by any promises made to me in exchange for my plea. If the court repretates the chargets is waive the standard of timila, "no and any stations or constitutional speedy that or district exchanges applicable to the dismissed chargets."
- (19) I hereby ocknowledge that my attorney or the Court has furnished me with a Notice and Advice of Right to Appeal pursuant to ORS 137 020 (5).

Signed by me in the presence of my attorney "Thave one this of

2022

Spencer Joseph Barrett Defendant

CERTIFICATE OF COUNSEL

cernfy as follows

hald, have read and fully explained to the Defendant the allegations extrained in the indicate refined attention in this case

- (?) That to the best of my knowledge and belief the statements, representations declarations hade by the Defendant in this petition are pacturate and true
- (3) That the plea of go lty of the Defendant accords with mix understanding of the facts as retained to the by the Defendant consistent with my advice to the Defendant
- (4) That in my opinion the Defendant's plea is voluntarily and understandingly made and I recommend that the plea be accepted by the Court, and entered on behalf of the Defendant.

Colin Bradshaw OSB #214192 Attorney for Defendant

PETITION TO ENTER PLEA OF GUILTY AND ORDER PERMITTING SAME

Defendant's instals
Attorney a Instals

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF CLACKSON

ORS 138 590	Defendant.
MOTION TO PROCEED INDIGENT	STATE OF OREGON
No was to the	Perstioned.
Circuit Court Case	S.J BARRETT.

COMISSION S. J Barrett und moves the sount for an order a lowing

him her to proceed as a financially eligible person pursuant to ORS 138 510 ORS 138 680

ᆵ proceeding, including but not him ted to the filting fee required by ORS 18.56". This motion is based upon the attached affiday tistating inability to pay the expenses of this

Dated the 28 day of Exptember . 2423

Sync Death Joseph Bapett

2 10

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Page 1 of 1 Motion to Proceed Indigent

Form 28 131

IN THE CIRCUM COURT OF THE STATE OF OREGON FOR THE COUNTY OF VALCES OF

THE REPORT OF THE PROPERTY OF

S. J. BARRS IT Pennorus

Case No.

SIATE OF OREGON Defendant Respondent

> APPLICATION FOR APPOINTMENT & DECLARATION IN SUPPORT OF COUNSEL

Applicant Name Spencer Joseph Excreett

ACCESS TO THIS DOCUMENT IS RESTRICTED TO PROTECT THE PRIVACY OF PARTIES

Lari applying for apportment of coursel in this case because I cannot pay for a fawver without substantial fire recoal bandship.

Lain the X plaintiff petitioner [] defendant respondent [] after-

- I understand that payment is a debt to the state of Oregon. Additional fees may be added for admin strative and collection onsts.
- 3. I understand that if I am appointed coursel, I may be ordered to pay a portion of the cost based on my financial ability
- 4. I uniberstand that if any coloritation provided in this application is not true, " must be required to pay the full cost of my representation. I understand I may be charged with a crime and or contempt of court.

Application for Appointed Counsel Page 1 of 4

Form 35 (10%

Application for Appointed Counsel Page 2 of 4

1. PERSONAL

Declaration

[] Addstronal page a faction wiled "Debts or at"	6. Dehts (i) y = r name or your spouse s/Registered Domestic Pariner's name) Descript in FAF SA /STUDSNT LOAMS CIESIF Couch CAUDI	5. MONTHLY LARENSES (per month) > Chi'd care > Court fines or judgments > Medical experies and health inscriber costs > Studen loans and education experies TOTAL MONTHLY EXPENSES	* Personal Property funds ding add ' on at complex hoos's recreois real echnelss quest, ferrothy heart property and echnels quest, ferrothy has been been added to the heart of the south for the property cont. [] Addie and page attended to the ferround cont. [] Total value of All ASSEIS & CASH:	Address Real Property ('n your name or your spouse s/Registered florrestic Purtuer's name) Fquity Year_Make, Model Year_Make, Model Fquity Year_Make, Model	Name of Bank Accounts (in your name) Account * Account * Lurrent Balance
	Not +		Value	Testic Partner's name) Figurey Yalve Tegraty	Current Balance

Application for Appointed Counsel Page 3 of 4

5. OTHER INFORMATION YOU WANT COURT TO CONSIDER

Pertitioner is convently imprisoned by the Oregon Department of Connections and was previously incompless

I hereby declare that the above statements are true to the best of my knowledge and behef. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Signature Dugh Buth Spencer Joseph Burnett

O.S.P. 2605 State St, Salem, Or 91310 541 160 2183

Application for Appointed Counsel Page 4 of 4

FOR THE COUNTY OF _____) AND STATE OF ORREGON

SJ. BARRETT Pennorer

Case No.

RELEASE OF INFORMATION

STATE OF CREGON Defendant Respondent

Applicant Name Spencer Joseph Street

I consert to the release of any information is recard in the court in this case, regardless of whether the information is protected by federal or state law.

I consent to release information and records to the outt's designee

whichever is sounce This release is valid for 6 months from the date signed or and little conclusion of my case

My Discos Burll D4/14/1994 Descriett

My social Security Number 647 20 2350

My Driver lucense State and Number

10/5/23

Signature Dugh Bankt Spencer Joseph Barrett

2605 State St, Salem OR, 97310 341760 2183

Approved Counsel Release of Information Page 1 of 1

IN THE CIRCUM COURT OF JACA JAN

1	
U DARRETT Paintiff Penhoner	Case No
*	APPLICATION FOR DEFERRAL
DETE OF CICAL Respondent	& DECLARATION IN SUPPORT
pphrantis Hull Name Spencer 1	Joseph Burgett
ACCESS TO THIS DOCUMENT IS RESTRICTED TO PROTECT THE PRIVACY OF PARTIES	D TO PROTECT THE PRIVACY OF PARTIES
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amurable to pay the following right now: F 'mg fee for Potition Lomplaint C'aim Response Answer Motion or	m ☐ Response Answer ☐ Motton or
Settlement conference, artitration, or trial fee	a) fee
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menon Petitioner is improved	recom Petitioner is improved in the Oregon State Fententiary

- I understand that an Apphication for Different or Warter of Feet can defer or warte only one
 fee at a time except for the shoriffs service fee 1 understand that I must complete a separate
 Application for each fee that I want the court to defer or waive
- If fees are not waived I understand that payment is a debt to the state of Oregon Additional fees may be added for administrative and collection costs.
- 3. I understand that if the clerk demes my application I have the right to ask a judge to review my application
- 4. Any wayver or deferra I am granted during the case may be revoked in full or in part at the und of the case based on the final outcome

Page 1 of 3 Fee Deferral or Waiver Application

OJD OFFICIAL

Fee Deferral or Waiver App teation Page 2 of 3 3. PUBLIC ASSISTANCE 4. EMPLOYMENT AND INCOME Complete sections 4 - with amounts for all members of your household combined z, LEGAL AID Date of Brith inserve day year At 15/18/18/1894 Number of people living in your household · CSN 641 40 2350 Driver License/State ID interests, en 1 PERSONAL "I am proved tig my hacia. Senantly member individually I understand that I cann in he forced, c provide t or his him odynies, mention is less on to hace to precide t. It may be used to senfix my identificat incumply, out I definition and for vollection of feets. Are you represented in this case by a legal aid arturn you No. 17 Yes (Name) Foral cash avauable from all accounts \$ Check any programs you currently receive ask stance from findlade the arount you receive PER MONTH. List any assets you have including vehicles, real estate, boats, guns, Jewelry. Irrestock, business TOTAL VALUE OF ALL ASSETS & CASH \$ For Total results on officerocoved \$ C > Tota monthly income from all jobs, before taxes are taken out \$ Food Stamps (SNAT Supplemental N Intern Assistance Programs) \$

Supplement's Scruttly litering (SST \$

Temporary Assistance to Needy Families (TANF) \$

Oregon Health Plan (OHP) TOTAL INCOME FROM ALL SOURCES: \$ Value of assets: Declaration frash Lecking secount, sup ngs (10) OUD OFFICER

The state of the s

6. LIVING EXPENSES permarchi

- Rent, moregage, utilities, cell phone had)
- Pransportation \$ ()
 (parking 9 is, bus, insurance, vehicle four payments)

TOTAL MONTHLY LIVING EXPRINSES, \$

* OTHER INFORMATION YOU WANT COURT TO CONSIDER

Department of Conventions and was inequiredly nemeters

I hereby declare that the above statements are true to the best of my knowledge and belief. I understand they are made for use as evidence in court and I am subject to penalty for perjury.

Name (printed) Useph Burnett

Contact Address State Street State ZIP Contact Phone

Fee Deferral or Waiver Application Page 3 of 3

OAD OFFICIAL

AFFIDAVIT OF INDIGENCE

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	pest c. w	I CITIC Y	ancially un	deprise an
	any nisel. The following is a true and correct statement of rive assets and liab. These to the best of my knowledge	SPACE C	make this Affiday tion connection with the Perewith attached legal action, that I am imancially unable to bear the	wind with the contract being residue in mono and deprise and say has

Dated this 28 day of DECKEMBER 3 23	Labilities	Or ier assets	Personal property	Rea property	Net lacture during previous twelve months	and he ef
, jus	\$_C	6A	Č	**	or O	,

5tate of Oregon

Some Book French

County of

Signed and sworn to (or affirmed) before the on

20 by

Notary Public State of Oregon

My commission expures

Page 1 of 1. Affidavit of Indigence

Form 02 050



UNITED STATES DISTRICT COURT DISTRICT OF OREGON OFFICE OF THE CLERK

MARKO HATTIELD UNITED STATES COURTHOUSE TEL 503 326 8000 FAX 503-326 8010 1000 SOUTHWEST THIRD AVENUE PORTLAND, OR 97204

NEL SSA ALBIN

CHET DEGL & CERN

Date 9/8 23 Subject. Documents received 9/8/23

Dear Pro Se Litigary

comply with the following Federal Rulets), Local Rulets), and or court order. Only the checked items 4 July he intuched document has been received in our office. The action described is taken for failure to

Discovery Material: 1R 5 9(a) instructs that Depositions. Interrogatories. Requests for Production or Inspection Requests for Documents Requests for Admission and Answers and Responses are not to be it ed with the court. We are return govern documents of pursuant to the refe

No Case Number/No Case Caption: The decoment submitted dees on include a case in interfer

· No Active Case. There are no open cases related to the plant if petrol ner its ed or december

J Subprenus Could Not Be Issued:

Incorrect Court: It ing should be directed to a different court

Other

D % German Sincerely,

Deputy Clerk

Justico by a Piacustrate conviction Hellet has been received has been received as an indigent person and for appoint ment of course of the Normal Appeal Koute tabras (orpus, has been received Chark of Court a) BARRETT V HARROUD PETHTON for proceeding 1 Founds to case FRERST V. HARROLD BARRETT U HARROUD. percen liveph travecto, consent to have a reacist letter confirming No 6 25 CM OCT 38 AR "tetition for writed Petition for lost has been reciented Intere and her amation

Man I also ask the Court to preside me with a find of those chown ments mailed to his executions of the Director Departments of Corrections and a copy to be tormer duch to be somether to be sistent and mother consults, CR 97630

Thank you for your time and consideration

S.J Barrett
Global Environmental Human Bights Leace Activist

White media troducer & iSupadicasic,
where archive org details / B and the schism
loutube Channel 5.3 (Farrett
Facebook page: Conscience Culture
when within any details / B = \$1817 }

I NITED STATES DISTRICT COURT

DISTRICT OF ORIGON

SPINCER JOSEPH BARRETT

Case No., 6 23-ey-(H)"38 AR

Pe honer

SHERIFF CLIFTON HARROLD

Respondent

Civil Case Assignment Order

Presiding Judge: The above referenced case has been filled in the Eugene Division of the U.S. District Court for the District of Original diases and to

Presiding Judge

Hon Jeffrey J Armastead

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Presiding Judge's Softia Code"

*These letters must follow the case number on all future filings.

Courtroom Deputy Clerk. Questions are at the states or selection age fitting case, should be directed to.

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shirald he directed to Email to the Case Administrator Docket Clerk Questions about filings or docket entires a trial case

- Telephone 503.326-8050

 4. Place of Filing. Any puper 9 ingstimusible submitted to the Clerk of Court. Mark O. Hurlield. S. Counthouse, 1000 S.W. Third Ask., Portland, OR 970 is a Small R.S. N. R.S. N.
- District Court Website: "nformation about ocal miles of practice. CM LCT electronic filing
 requirements responsibility to reduct personal identifices from full gas and other refated information
 can be found on the Cereary website? attaliascourts.go;
- 6. Free Legal Assistance for Pro Se Litigants. It gonts proceeding pro-se (wit to it a aware may qual % for feel legal assistance from the Orogon () among of the Federal Richards of Free feel, in 1 aw () I have the manufactory of plants and legal assistance from the Orogon () among of the Federal Richards assistance from the I have the manufactory of the I have eligible for assistance
- Jurisdictional Authority of Magistrate Judges:
- g. Pretrial Administration: Pursua to 1.8.72 the assigned Lifed States Milgistric Judge is authorized to conduct all profit a proceedings confit up ated by 28.1.5.6. § 636(b) and 3 od R. 6.3. P^{-20} without further designation of the 6 ours.

b Trul by Consent and Appeal Options. Pursuant to R. 7, 18 U.S.C. 6.63% cr, and Fed R. C'v.P. 38 g. Cit. 30% after Via. order I adapted in this district are certified to experience of the vial orders. I show the first second relationship of the particle of the Vial Cit. Course? Appeals instead of a district judge? 3% by a second adapted to conset in the judge? 3% the stack of conset in the judge? 3% the stack of consettion are stated of a district to a second relation of a Magis are Judge by any grand ingoing the stack of consettion are stated of a second relation to a second relation of the National Appeal Relationary of the Nationary of the Nati

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Additional or more thought and States Magnitude Judges in the District of Oregonals analytic on the Court's authoric

DATED: May 18, 2023

MFI ISSA ALBIN Clerk of Court

by and Wall

1.8 District Court

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District of Oregon

Notice of Electronic Filing

be following transaction was entired on \$18,2023 at 12.46 PM PDT and filed on \$18,2023 Barrett v Harrold

Case Name: 6 23 CV-00738 AR

Case Number:

Document Number: ?

Docket Text:

Notice of Case Assignment. This case is assigned to Magistrate Judge Jeff Armistead. (Deposited in outgoing mail to proise party on 5/18/2023.) (Iwi

6:23-ev-00738-AR Notice has been electromically mailed to:

6-23-cv-()0738-AR Notice will not be electronically mailed to

Spencer Joseph Barrell 3978942

101 W 8th Avenue Lane County Adult Confections

Eugene OR 97401 2695

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IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF Lare

Ir the Matter of the Application of

Specier Juscoph Barrett

Create of Custodian of Supermendent Title. State of Oregon I and inprisoned

(To Be Supplied by Court C'ork)

Defendant

PETITIONER'S MOTION TO PROCEED AS AN INDIGENI PERSON AND FOR APPOINTMENT OF COUNSEL

prepayment of the court easis, fees and expenses to this action Pursuant to ORS 138 490. Peritioner respectfully moves this Court to waive the

Petitioner in this proceed by Pentioner further moves for apportment of suitable counsel to assis and represent

Pennioner is without the lands and or assets necessary to pay the expenses of this proceeding or to retain counsel This Motion is based upon the attached Affidavit of Financia. Then his indicating that

Dated

.20,3

Respectfully submitted

(Petit oner s Signature)

Page 1 Petitioner's Motion to Proceed as an Indigent Person and for Appointment of Coursell

IN THE CIRCUIT COURT OF THE STATE OF OREGON

FOR THE COUNTY OF LACE

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(Name of Custodian of Superintendent State of Oregon if not imprisoned)	In the Matter of the App' cation of Sales of the App' cation of Petitioner.
	Case No 12 2 20 10 (To Re Supplied by Court Clerk)

PRITTION FOR POST CONVICTION RELIFF

Comes now the above named Point oner and respectfully performs divelour for post conviction reflef pursuant to ORS 138.510 - 138.680, and a leges as follows

unlawfully confined and restrained of liberty by the above named Defendent

Petitioner was impresented by virtue of a judgment of conviction and sentence imposed

Page 1- Petition for Post Conviction Relief

legal and or physical carrody of the Department of Corrections or County Corrections for a period not to exceed (Number of years, moriths, minimum sentences), restitution, etc.)

An appeal Awas [] was not taken from said conviction and sentence. The Oregon Court of Appea was Supreme (cart (circle one) critered the amellate judgment on 550 and the result was 750

A pention for review was 7 3 2

and this occured on

The attorney of record on the

Petition [] has [X] has not previously applied for post conviction relief pertaining to this case. The result of the previous post conviction relief case was

Page 2 Pennon for Post Conviction Relief

proceedings Studiationney was [] retained [X] appeinted Petitioner was represented by attorney 211- >> Kill art at the trial level

A SECTION OF THE PROPERTY OF THE PARTY OF TH

At the present time, perfroner is financially unable to retain coursel

Pennoner was charged in the foregoing proceedings with the following offenses

DU1 , Assorb 3

Petitioner was considered of the tollowing offenses DULLADS JES.

following a [X] uniteral [] bence trial [] plea of guilty [] files of no contest [] other

Alfoutside the two year timet state why this Petrio it's noright less timely and should be heard t (if no appeal was taken) or the date the appellate judgment was entered (if an appeal was taken) This Petition is being filed within two years of the date that the judgment was entered

above was and is illega. Pentioner was substantially denied his rights in vioration of Petitioner believes that the conviction and imprisonment from the proceedings described

3:5,000

Page 3 Penniss for Page Conviction Rehef

Fruit \$500,000

State additional characteristics of the state of the stat

Page 4 Petition For Post Conviction Relief

WHEREFORE Petitioner respectfully asks to see Court or an order reversing said convictions; and configures of configures are and conviction,

releasing Petitioner from the custody of the Defendant, and for such further relief as this Court

deems just and proper

Respectfully submitted

Sign Full Name

STATE OF STATE OF THE STATE OF

VERIFICATION

OF ORIGON I

I have read and know the content of the Petition For Post Conviction Rehef state under oath, that I have read and know the content of the Petition, and I declare or verify under penalty of perfury that the facts set forth are true and correct to the best of my knowledge and belief and that all of the documents and exhibits included in, or attached to the Petition are authenia, to the best of my

knew edge and belief

(Signature of Pethnoner)

SUBSCRIBID and swom to before me this in the day of 143) 20 21

Notary Public for Oregon My Commission Lypines

Page 5 Petition For Post Conviction Relief



グレコンク CAREL + PIRALY - MOT ANY GUISSOLF BY FIRE JURISDICTION CLUER JATEN OF YOUR ASSEMBLY (CRY IA ORG ACTER, AUTS & MIR THEY AIDE & MINIST ME BYSMIRAIT, CELLET ADE SUKTED LARGE JURICAL MEA. ACHUMINO THE CIRCUIT COURT EXISTS AT ALL, IN Cherry ADD WE ABLUSHED THE FORTRE YOUNGARY ON CREWOO LAW CELBICE RECIPIO (SUPERIOR COURT) THE CHYER MILE Dres net trist CLEEK of the up wasted and world chanters to bear FUERTS THAT HATORO OR "24 LAMY, CON OF THE HILH SEAS. R EMILIAND V ARIZODA 1966 SARS THE SAS SALL MODELLEY A WELLHING EN ANTONIO SAWA CONOM LICO OSIN LALL SAMMEDOLYN BILLYNON POST WITHER OR CHILDRON, EARLY ELLERENTIANS TRUSTS OR PARIARRSHIPS DAMIN USE SUIT LOUIS WHEN BUT AS LANGE CONTACT CASLEW BIT LOUIS セノサ SLICE INTRO THINGS COM BEATINGED THANKS IN SIS CHIEDERD STATE IS MAN TIEN 15E LEWINDY GIROMONIA ころよう FOR A CARROW IT COLDS TO BY197 GINER THE OFFRECO CLASSIFICATION TRIBLAM FORMENDO IN COMMENCE PULL BY PEIRT FERMAN (MITANISTIN MANNETHEN) (MICHELLING) CIE WAR. 1846 STAIRS) CY WI GEGIBURY SAM ELANS MAICH GRAND FERRIT OF AT AFF THUIT OF TRUTH / CTA) TO CLI BANK .C DISCHARIE FOR LEUS ARTITIONE CREATEDY OF THEY CAN INTERFACE מו איווי שואקה ישב , חבעישים + מאים א חלות בייווים בפיר יחניץ יח IN CLUSTICAST HAM COLLA HYPE CCC EL-SAULE LIVE SHILD DUTCHENOW, BIRMENTS 25 ECOMO (MOUN LAW AND) - THERE IS THE SECTIONALITY OF STATISTICAL AND OHIT PROPORTIONS FRAME OF 14 CAUSOFER OUT VIE HE WHO LIVES " LOTTE HAY ACTOR 'S ACCOUNTS MAN I WHAT I HALL HARD BEAM AUTH I SULL (OF) PLEASED V JAMEBACC, TEAD 1881 1415 not 4 LAW FUL CAS BE CHAUSONO AT AMY TIME, 130 HOLD DIRIOUR IF AUTROBIET CHANGE THE PURCLUEN THEIR PA415 * 5 1410 THE CRS DUES not VORREBUTTERS AFFICALIT IN ASIMILANS SUMMAND THISTORY WAS LIKE ALL MY CHYL Dee S IN AFFIRMIN Orasion BLANNING 464 Story & West years Out 17 A- TRUM IN COMMENCE/AN, THEY AND COURT OF RECORD) 15 748 LAWELL CEMBIN MY DCHART LANGERTON I WISHER OF AD TITHE DOT Auto Couci com APPLY 10 LIVE DAYS , CA 024 2717 3HL FUR PROFIT

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THE Y MAN ALSO HAVE 1317, APPEARANCE + SURVEY BURN YO 314 71 W SUPERIOS TO TRASPECT COLLEGE TO ABARE W/OU OF The WELL OF CRECEN, A COURT THE DOOR IN THE PARTY CH CARRY MOD IT WAS FAMP MAMES, no middle inilials, no All CARS CEOSTITUTIONS, no WATER MADE IN TOOK AT house quet about water and 45 DEB SLEWFUEL A TONT 1611 TO LIE SUBBLUS COURT LEE 1 SUS WARNES (SHE BAND) WALL UP SHIES LUY BAH CIEN 2051 FILL CAPE, DEMANOS THE USE OF FRING DESCENS TO THE CEIRI CE 1.44 342 271 001 4110 WOGGI 171M JAN 385 CAP 104 HAUG *not CHECK YOU A "BILLIAMANN + F. JEWA BOND. THIS TERIE TETISOTOF A YSLANT PIBLE OF PAPENTAIL IS A LALID SEAL - CALT "CITE TELET, LE TYET MITH THE IRS FOR A GAMPHING TRANSACTION LAND THE GUNDER CORRECTED AND (JOHN COND) ABBITCHES AS TAMACRS YOU HALL INC. PROC. BOH COMPROSATORY KAD THE VOID FROM THE PORT OF THE THEY ARE ALSO REAL DED TO Dellan, THE FEDERAL PRICE TUP OCIL 15 he, LAUTE Money AUD COLICHIA BATTOLIO LI CIBL 4. 35000 'LAANAGE IN POOL WILL CITIZED FOR CAN BE THED MADE IN IN THURS IN SILVER AMERICAN CALLE COINS. THE LAST LAWFLES EFFORMS THERE 15 THE DXIEC, CAPOLI BE TIGORD BY A CIDENT CORT LODGE A PRINTED PLANE CF THE WITTERS AND MUST HAVE A 3877" ON73341 (Kerry 116 2) 8651 241 4 54 m 43434 15 # CORPORATE DEBT CONTAGNICO + OU EXXILY # CAMPICE THE THEO STATE SHALL HOLD GO STELLING STATE FLYURE RECEIPT OF S'LUBIZ COIN KON PROBLEMS A ! HON (Just 200 Court BY VIC CHIS) FLUCTURE - A VALIE CARDOF OFFICE CHOOR TO HAVE ANY COLLIES AT AU, THEY MIST HA E STATE OF OFFEED, INC. WHIT ADD THEM IN GE AF TAPAT LEADEN LEADENESS IN TIES CL INTOLOGY TO WASH THE CHROLIT CLUBT, MUST THE ALECTRIC S GOTTERE A COMMON SPALL OUR IN ALL CAPOS THE BET & SIALS DIVINO 12117 1 FERGUT THE # - State of TI ALL CAPY

REGIRKIONS, AND THEY FROM DONG ARTIMER FELLAN WATER YET BER THE THE DELL TO TOR & CORNER OF THE PARTY WATER A TORE TO THE PARTY AND THE PERTY AND TO PERCENT THAIR LICENSON IT PORACTICE LAW, AND 1 OF FHIM THE THE LIVERS AND TA'S ARE GHEND TO HAVE RAIL H. CONSTRUCTED THE CONTRACTOR WITH SEL DE CONTRACTOR (WHICH THERE WASH'T) DIT 1 179 1 636 5 445 45 100 124 47 42 100 124 12 06 067 HAR APE EMORE O CLOSENT LAW OF THE SEA, ADD MUCHALD A THE TOTAL STATE ALL ARE LILIAL) YES THERE MUST BE TORE AND INFORMAN CONSENT WITHOUT AN I FRANK CR PROPERTY COMMON CAN CANGE FOR ACTION CONTRACT FOR GAMAGES CE INDUCATION DISTANCED ALLEMONDERS A COUNTRY OF TOTAL DISTANCED IN THE TOTAL OF THE PROPERTY OF LC BROWN THE WAINER L' ACAS CE MEIN CHADIES (WAINE STAND STONE WITH GIRL LALL TOWN TOURS TOWNERS LIVER LUMIZ THE PREVIOUS OF THE USE WAS TO SHOW SO IN THE 249 APRILLITY AUG ENTIRE ME INTE A FOREIGN MINISTRATION LE BW 12 CLOUNTH ASE DE GAGART HITHM 5 120 05 21 IN BIL MAY GRAIDTERY LELL YOU CHOR WALL THE LICE FOUND (DE CAS) COUNTY LICE SONS HOUSE A DEDUTY OR PRECENSE SERVER CK INMITTED MIN ELLEN LUN aces and be himselved and bed boy hat Land with 24 UY > 2024, 1334 31 would Darkhow works 104 G FILTERIE (WHILH THOY AND AIRMED THERE MUST BE FILL DIXLENA AR 10 LUAG 1530 Down Anthony (FAMILY Color) 1000, LIVE AT/ not 1. 55,500 31-1 24 WHICH AND PLAMINANT, THEIR WERE RESCREENING ATTS THE PLUG CIDE WIGHTERS (Et YOURS) IN 07. * 942 SUMMANDAR ROWH HOTHS LA HIS TOUR DIE LION IN HICH IR LANGE) TOURSE DIE 2105/ CREALD AND A SIPICIDE / EERALAC ZEDA CARAGENT OF BIR SILE ALLE SIN DING of 1234 ANY STREET, ELGENE (C.B) CHECK Acce ticke & taker court 10 1121 TI PARTI & TI CODLE

יו עם בדרכח לבי באחן וליחומות ליו ליחואות ל וחאת לבלונחן נינוווי לו (BUT FAME) LOURT WERR MUCH LORGRA. MOBRON CHROIS ALM. TROOPS - THE DOPUTIES . MY LATER STATEMENTS IN CIVE GELL FRIELR EF CORN WARFARE AND MILITARY-6-RARE AHAM 22117 (AGA2U TOA - 2U) MTAROPADO TOBON TORAL HOTHW , 23817 START CIANARITA I MATE !! PURARE A JASOL LOMMON LAW COURT OF PRIOLES - THE SPECEN SMITHUINS AND I DOD THE WALLE MY LAWFUL UBALE, THE DE VIRE DICTION, AND I WALVE THE PARTETYS OF YOUR DEFICE AND - 21514 PTIAMING A SINITISAMIN STUDY OF INSPINOD TON JOH JOHA 1008800 20 1135 CAN GANS SHY OF THE LAND SOLL OF A 124 1 ARRY PATIONS AN AMERICAN ACAIN, SEC AT MY ARRAITMENT 100 H 21 A 5 SEA A 6 TO 124 OF PURISHAN 3HT HTIM WHEN GRAIT FIRST STARTED AT MOUSE , I FILLED MY LYA THE SAME WITH JUDGES TIET FILID CHARBLIAL FLIMS. FOREOT WHEH, AND SHOULES TOP PERPOSES TO THE 1RS. 1 TIST, MAJ SET TRAINSA ABIH 21, TI STORI PAR OF AIDA) A JOILOU LUKORON TAKT AND INVOICE TAKT MADOVAL URLING A ANY 1 , CASSAND, CR DISCHAPS RID, CR DISCHAPS RID, I WALL לפלסקם - לצאון לני דופף אין " היובאגע מחסיב אול אעמניהד ואונאוטק דל אפונים" 11 FERE DAVID ANTHOOM CUART - UE SSEL" "134 Davis Anthony " TRUST AND COSTINGE FOR TRUST AUTHORIZED PAYMIENT M. EERR SUPPRISON TO BR AFFIR TE GILL A PRESERVI MENT OF JW CIRT, PAG 759 07 5 57 WERE 70 07 1979 (200 10 JING - POL) A BARARE DINY ALT ARD A TRADING WITH PROPERTY ALL OUR SOMPTER BUT THEY ARE NOT COMMON LAW SITILE 1437, AS DER CLAIM BY A LIVING MAN OR WERNAR FIRE WHICH REQUEIF CAN 138 RELEVIRED TO PROGORT TOU A VERIFIED (MOTARIZED OF MITORSSED) MORR FREDORY COURTS. IN A COMMON LAW COURT THRY ARR CONTINUES | [DEAR CAR: 97408] U.S. C. A. HOD TO OTHER ADDRESS, ALSO

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[JOHLIN SIET TO YOU THOUGH THE # DUND THONG YOLK

MULES ANY PLOOD FLOWS HAD NOTHIAL SIAMOS BETWEEN בספניורט איניול איני איני איני ענט ענט- באוצואטו העניטה שיון ברובלא לפאדופ א לבנות שו אואינווא דיטת אים דיספעת אוט א שראונו א OF SIDEROR THE LORDORNYE STATE MANDE UP, IR ORDER 92 THINHILLY GUYD 174 ' 51937543 21HZ 104 ' 210240 2Hb 10 7017 MAN A CLASTIL ZAY MENRAR CF THE AMPRILLAN 13, 04 SCUEROLON GARRISH, FLESH, BLOOD, MIND, BURY, SULL, SPIRIT, CHRISHAD SENEL AND PRANTESS CE WILLIAMS LEONSEED AND BARRY WHERE CONSERT WAS PURPOSE FULLY MOT GIVER, HOR HAVE PLEHS FOR MR, TO ATTEMPT TO INAMOPHITURE CONSENT CIRCIALUM FLILT MAND UNCAUDA DI " MALLE UNITALISTO " MALLE " MALLE " MALLE UNITALISTO DI I HAVE HOUDER ENTRARD ANY PLANSET THE YOUR PONTAIVE (LINIA OB DIENOS A SA ENOINIMOS AND THE MANDE OF THILLY TO SIHNIE PULLER FREDERIL (HAVING PICHIS OF 77 SIGHT SIRSA COUSTITION OF THUIS FRAMOROMA 1470 (347 - שוטאחם לעו טאוטענו אווצל באדובשאבודא בארונים ועד פחתמאם MINGER PRESIDENT ONYSELF AS DOO SE" BUT IN PROPRIA STALLINE PIGHT CH AN UN-AUTHORIZED URROVE. IL HARE GUY MY7 ZO DOTOS DE YOUR (SWEY DO TITOL) SIMBY LAIN SYND - RAME OF UPLAMENT FORCE OF ARMS / AMOUNTAL TO TRES-OUN STORME, BOTH HAVE BROW FERERD TO UNDER THE DURRESS AND THE DURT BOARD STREET PROBLES ON TILE. I DE PROTENTIALITY FEDERAL ENGLIS LERORATE ENTILES EN GABED IN CEMPRINE SURFRAGE (VOTING) UNDOR THE CITZ, COURTE, STATE OR SO THRITON AM UNIHOUR TREET BEODING , LEATENET OR THEORY CHILD, LAST AT STA, CIR WARRY SLALE OF THE CORPORATE ETERT, LUARILL , DAUDRE, EMPLOYEE, LITTER, RESIDENT - dword in Stession in this perom I Am not har in thromp-LYMMASSH HEREOLD, THE CREEDS STATEWIDE VIREL ASSERBLY ACTILLE & AMERICAMPONT T, DE JORE, COMMONMA & SIJITAR

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Clerk of the Superior Court Maricopa County 201 W. Jefferson Phoenix, Arizona 85003

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FIRST CLASS

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Person Filing: McKenna Lyn Barrett
Address (if not protected) 11204 East Pronghorn Ave
City, State, Zip Code Mesa, AZ 85212
Telephone 602-430-6465
Email Address, mcazbiy@gmail.com
ATLAS Number:
Lawyer's Bar Number;

OCT \$ 5 2023

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DEPUTY CLERK

C. RICO

Representing 🔀 Self, without a Lawyer or 🗌 Attorney for 📋 Petitioner OR 📑 Respondent

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

McKenna Lyn Barrett

Name of Petitioner / Party A

And

Spencer Joseph Barrett

Name of Respondent / Party B

Case No.: FC 2023-094519

SUMMONS

of you would like legal advice from a temper, Gentact the Lawyer Referral Service at 802-257-4434

Viney maricopel meyers.org Sponsored by the Maricopa County Bar Ansaciation

WARNING: This is an official document from the court that affects your rights. Read this carefully. If you do not understand it, contact a lawyer for help.

FROM THE STATE OF ARIZONA TO: SPENCER JOSEPH BARRETT

Name of Opposing Party

- A lawsuit has been filed against you. A copy of the lawsuit and other court papers are served on you
 with this "Summons."
- 2. If you do not want a judgment or order entered against you without your input, you must file a written "Answer" or a "Response" with the court, and pay the filing fee. Also, the other party may be granted their request by the Court if you do not file an "Answer" or "Response", or show up in court. To file your "Answer" or "Response" take, or send, it to the:
 - Office of the Clerk of Superior Court, 201 West Jefferson Street, Phoenix, Arizona 85003-2205 OR
 - Office of the Clerk of Superior Court, 18380 North 40th Street, Phoenix, Arizona 85032 OR
 - Office of the Clerk of Superior Court, 222 East Javelina Avenue, Mesa, Arizona 85210-6201 OR
 - Office of the Clerk of Superior Court, 14264 Weet Tierra Suena Lane, Surprise, Arizona 85374.

After filing, mail a copy of your "Response" or "Answer" to the other party at their current address.

- 3. If this "Summons" and the other court papers were served on you by a registered process server or the Sheriff within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" within the State of Arizona, your "Response" or "Answer" must be filed within TWENTY (20) CALENDAR DAYS from the date that the "Acceptance of Service was filed with the Clerk of Superior Court. If this "Summons" and the other papers were served on you by a registered process server or the Sheriff outside the State of Arizona, your Response must be filed within THIRTY (30) CALENDAR DAYS from the date you were served, not counting the day you were served. If you were served by "Acceptance of Service" outside the State of Arizona, your "Response" or "Answer" must be filed within THIRTY (30) CALENDAR DAYS from the date that the "Acceptance of Service was filed with the Clerk of Superior Court. Service by a registered process server or the Sheriff is complete when made. Service by Publication is complete thirty (30) days after the date of the first publication.
- 4. You can get a copy of the court papers filed in this case from the Petitioner at the address listed at the top of the preceding page, or from the Clerk of Superior Court's Customer Service Center at:
 - 601 West Jackson, Phoenix, Arizona 85003
 - 18380 North 40th Street, Phoenix, Arizona 85032
 - 222 East Jevelina Avenue, Mesa, Arizona 85210
 - 14264 West Tierra Buena Lane, Surprise, Arizona 85374.
- 5. If this is an action for dissolution (divorce), legal separation or annulment, either or both spouses may file a *Petition for Conciliation* for the purpose of determining whether there is any mutual interest in preserving the marriage or for Mediation to attempt to settle disputes concerning legal decision-making (legal custody) and parenting time issues regarding minor children.
- Requests for reasonable accommodation for persons with disabilities must be made to the division
 assigned to the case by the party needing accommodation or his/her counsel at least three (3)
 judicial days in advance of a scheduled proceeding.
- 7. Requests for an interpreter for persons with limited English proficiency must be made to the division assigned to the case by the party needing the interpreter and/or translator or his/her counsel at least ten (10) judicial days in advance of a scheduled court proceeding.

SIGNED AND SEALED this date	
CLERK OF SUPERIOR COURT	COPY
	OCT 25 2023
By Deputy Clerk of Superior Court	CLERK OF THE SUPERIOR COURT DEPUTY CLERK
PREPARES BY: CLAP # 81721	C. ICCO

COPY

OCT 2.5 2023

DEPUTY CLERK C.Rico

McKENNA LYN BARRETT 11204 East Pronghorn Ave. Mesa, AZ 85212 (602) 430-6465 Petitioner Pro Per

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Prepared by: Elia J. Biasa, AZCLDP#81721 AZ Paralegal Assist, LLC #81732

IN THE STATE OF ARIZONA

MARICOPA COUNTY SUPERIOR COURT

MCKENNA LYN BARRETT,) CASE NO. FC 2023-094519
Petitioner,)) PETITION FOR DISSOLUTION OF) NON-COVENANT MARRIAGE) WITH CHLIDREN
SPENCER JOSEPH BARRETT,) WITH CHEIDREN
Respondent.))

Petitioner, MCKENNA LYN BARRETT, Pro Per, for her Petition for Dissolution of Non-Covenant Marriage with Children (hereinafter "the Petition"), states and alleges as follows:

1. That Petitioner's name is McKENNA LYN BARRETT, and she resides in Mcsa, Arizona, as set forth on the Confidential Sensitive Data Sheet filed herewith. The Petitioner has been domiciled in the State of Arizona in excess of ninety (90) days before the filing of this action. Petitioner is employed by Sun Lakes Family Physicians.

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- 2. That Respondent's name is SPENCER JOSEPH BARRETT, and he is an inmate in Oregon Department of Corrections at Coffee Creek, 24499 SW Graham's Ferry Rd., Wilsonville, OR 97070. Respondent was unemployed and homeless prior to his incarceration.
- 3. That the parties were married on December 19, 2016 in Reno, Washoe County, Nevada, and ever since have been and now are husband and wife.
- 4. That there is one (1) minor child in common to the parties, namely; LUCILIA ROSELYN BARRETT, born August 19, 2018. The Respondent is not pregnant.
- 5. That the marriage of the parties is irretrievably broken with no reasonable prospect for reconciliation and that neither party has filed any other action for dissolution in this or any other jurisdiction. This is not a covenant marriage.
- 6. That it is in the child's best interests that the Petitioner be awarded sole legal decision-making and be designated the primary residential parent. Respondent should not be awarded any parenting time with the minor child until such time as he provides Petitioner with proof of successfully completing substance and alcohol abuse programs and anger management classes and completed a psychological examination, at which time any parenting time between Respondent and the minor child should be supervised and only at Petitioner's discretion and upon Petitioner's approval of the parenting time monitor and place of visitation. Respondent is volatile and has been diagnosed with panic disorder and schizophrenia. He is currently incarcerated for a

That neither party is entitled to an award of spousal maintenance.

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- 15. That each party should pay their own legal or attorney fees and court costs.

 WHEREFORE, Petitioner prays as follows:
- A. That this Court enter a Decree of Dissolution of Marriage returning each party to the status of a single person;
- B. That Petitioner be awarded sole legal decision-making of the minor child;
- C. That Respondent be denied any parenting time until he has provided proof of successfully completing substance and alcohol abuse and anger management programs and completed a psychological examination, at which time he should be granted supervised parenting time only at Mother's discretion and upon her approval of the supervising monitor and place of visitation;
- D. That Respondent be obligated to pay his Sallie Mae student loans and hold

 Petitioner harmless as to such debt and that Petitioner be obligated to pay

 the three (3) Bank of America and one (1) Best Buy joint credit cards and
 hold Respondent harmless as to such debt;
- E. That each party be responsible for any debt in his or her name alone;
- F. That each party retain whatever separate personal property is currently in their possession;
- G. That no child support be ordered at this time;

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- I. That Petitioner be restored her former name, to-wit: McKENNA LYN RUTHERFORD;
- That each party shall pay their own legal or attorney fees and court costs;
- K. For such other and further relief as the Court shall deem just and proper in the premises.

RESPECTFULLY SUBMITTED this 25 day of October 2023.

MCKerna Banott

Petitioner Pro Per

VERIFICATION

STATE OF ARIZONA)

SS
COUNTY OF PINAL)

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McKENNA LYN BARRETT, being first duly sworn upon oath, deposes and says:

That she is the Petitioner in the above-captioned Petition for Dissolution of Non-Covenant Marriage with Children:

That she has read the foregoing Petition for Dissolution of Non-Covenant

Marriage with Children, by her subscribed, and knows the contents thereof; and

That she believes that the matters and things herein contained are true, except as to those stated upon information and belief, and as to those, she verily believes them to be true.

MCKOCKA BOUGH

SUBSCRIBED AND SWORN TO before me this 25 day of October 2023 by MCKENNA LYN BARRETT.

Elin J Blass Notary Publis Pland County, Artecha Billy Commu. Explose 04-11-46 Commission No. 989761 OTARY PUBLIC Blass

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OCT 25 2023
COURT CLERK OF THE SUPERIOR COURT
DEPUTY CLERK
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McKENNA LYN BARRETT 11204 East Pronghorn Ave. Mesa, AZ 85212 (602) 430-6465 Petitioner Pro Per

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Prepared by: Elia J. Blass, AZCLDP#81721 AZ Paralegal Assist, LLC #81732

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

McKENNA LYN BARRETT,

Petitioner.

and

SPENCER JOSEPH BARRETT.

Respondent.

NO. FC2U23-494519

AFFIDAVIT REGARDING MINOR CHILDREN

STATE OF ARIZONA)

SS
County of Pinal)

Petitioner, McKENNA LYN BARRETT, being first duly sworn upon oath, deposes and states as follows:

1. That there is one (1) minor child of the parties hereto, namely:

LUCILIA ROSELYN BARRETT, born August 19, 2018.

Page 1 of 2

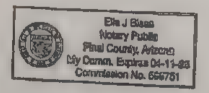
4. That she knows of no other person not a party to this proceeding who has physical custody or claims to have custody or visitation rights with respect to the child mentioned above.

5. That the minor child has resided with Petitioner since her birth.

DATED this 25 day of October 2023.

MCKOWA BARRETT

SUBSCRIBED AND SWORN to before me, the undersigned Notary Public, this 25th day of October 2023 by McKENNA LYN BARRETT.



Notary Public & Slene

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McKENNA LYN BARRETT 11204 East Pronghorn Ave. Mesa, AZ 85212 (602) 430-6465 Petitioner Pro Per

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Prepared by: Ella J. Blaas, AZCLDP#81721 AZ Parulegal Assist, LLC #81732

IN THE STATE OF ARIZONA

MARICOPA COUNTY SUPERIOR COURT

0 1 2 3 4 5 6	McKENNA LYN BARRETT, Petitioner, and SPENCER JOSEPH BARRETT, Respondent.	CASE NO FC 2023-094519 PRELIMINARY INJUNCTION AGAINST BOTH PETITIONER AND RESPONDENT IN DISSOLUTION OF MARRIAGE PROCEEDINGS
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WARNING: This is an official Order from the Court. It affects your rights. Read this Order immediately and carefully. If you do not understand it, contact a lawyer for help.

Your spouse has filed a "Petition for Dissolution of Marriage with Children (Divorce) with the court. This Order is made at the direction of the Presiding Judge of the Superior Court of Arizona in Pinal County. This Order has the same force and effect as any order signed by the Judge. You and your spouse must obey this Order. This Order is in effect on Petitioner from date of filing and on Respondent from date of service.

This Order may be enforced by any remedy available under the law, including an "Order of Contempt of Court". To help you understand this Order, you have been provided this explanation. Read the explanation and then read the statute itself. If you have any questions, you should contact a lawyer for help.

EXPLANATION: (What does this Order mean to you?)

- ACTIONS FORBIDDEN BY THIS ORDER: From the time the Petition for Dissolution of Marriage with Children ("the Petition") is filed with the court, until the time the Judge signs the Decree, or until further order of the court, both the Petitioner and Respondent shall not do any of the following things:
 - a. You may not hide earnings or community property from your spouse; AND
 - b. You may not take out a loan on the community property; AND

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- You may not sell the community property or give it away to someone
 UNLESS you have the written permission of your spouse or written
 permission from the court. The law allows for situations in which you may
 need to transfer joint or community property as part of the everyday
 running of a business, or if the sale of community property is necessary to
 meet necessities of life, such as food, shelter or clothing, or court fees and
 attorney fees associated with this action. If this applies to you, you should
 see a lawyer for help, AND
- d. You may not harass, molest or bother your spouse or the children; AND
- e. You may not physically abuse or threaten your spouse or the children;
- f. You may not take the minor children common to the parties out of the State of Arizona for any reasons without a written agreement between you and your spouse or a Court Order, before you take the minor children of the State;
- You may not remove or cause to be removed, the other party or the minor children from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.

STATUTORY REQUIREMENTS: Arizona Law, A.R.S. §25-315(A) provides:

- 1(a). RESTRICTIONS ON PROPERTY OF THE MARRIAGE: That both parties are enjoined from transferring, encumbering, concealing, selling or otherwise disposing of any of the joint, common or community property of the parties, except if related to the usual course of business, the necessities of life, or court fees and reasonable attorney fees associated with an action filed under this article, without the written consent of the parties or the permission of the court.
- I(b). REQIUREMENTS OF BEHAVIOR: That both parties are enjoined from molesting, harassing, disturbing the peace, or committing an assault or battery on the person of the other party or any natural or adopted children of the parties.

1(c) RESTRICTIONS ABOUT YOUR MINOR CHILDREN: That both parties are enjoined from removing any natural or adopted minor children(ren) of the parties, then residing in Arizona, from the jurisdiction of the court without the prior written consent of the parties or the permission of the court.

- l(d). RESTRICTIONS ABOUT INSURANCE: That both parties are enjoined from removing, or causing to be removed, the other party or the minor children from any existing insurance coverage, including medical, hospital, dental, automobile and disability insurance. Both parties shall maintain all insurance coverage in full force and effect.
- 2. EFFECTIVE DATE OF THIS ORDER: This Order is effective against the person who filed for divorce, annulment or legal separation (the Petitioner) when the Petition was filed with the court. It is effective against the other party (the Respondent) when it is served on the other party, or on actual notice of the Order, whichever is sooner. This Order shall remain in effect until further order of the court, or the entry of a Decree of Dissolution, Annulment or Legal Separation.
- 3. ORDER TO PETITIONER: You must serve a copy of this Order upon the Respondent along with a copy of the Petition for Dissolution, Annulment or Legal Separation, the Summons, and other required court papers.
- 4. WARNING: This is an official Court Order. If you disobey this Order, the court may find you in contempt of court. You may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime of interfering with judicial proceedings and any other crime you may have committed by disobeying this Order.
- 5. LAW ENFORCEMENT: You or the other party may file a certified copy of this Order with your local law enforcement agency. You may obtain a certified copy from the Clerk of the Court that issues this Order. If you are the person who brought this action, you must also file evidence with the law enforcement agency that this order was served on the other party. If any changes are made to this Order and you have filed a certified copy of this Order with your local law enforcement agency, you must notify them of the changes.

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DESCRIPTION OF THE PARTIES:	
	Gender: Female
Height: Weight:	Driver's License No.
Date of Birth: 04/26/1994	
Respondent:	
Name: Spencer Joseph Barrett	Gender: Male
Date of Birth: 04/18/1994	Driver's License No.
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2 3 3 4 5 6 6 7 8 9 9 0 1 2 3 3 4 4 5 6 6 17	Petitioner: Name: McKenna Lyn Barrett Height: Weight: Date of Birth: 04/26/1994 Respondent: Name: Spencer Joseph Barrett Height: Weight: Date of Birth: 04/18/1994 GIVEN UNDER MY HAND AN day of October 2023.

anna Lyn Ba	Petitioner
and	į.
Spencer Joseph	Barrett

No. FC2 **Child Support Worksheet**

(January 1, 2022 Guidelines)

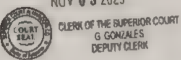
DOB	08/19/2018					
AGE	5					
Young	est Grade	Estimated.			Actual Grad	le
Presu	mplive Terr	nination Da	ite. Augus	131, 2036		
Numb	er of Minor	Children: 1			Children 12	or over: 0

Parenting Plan: Petitioner		Petitioner	Respondent
Child Support Income:		3,000.00	2,401.00
Adjustments to Child Support Income: [Mandatory]			
Court Ordered Spousal Maintenance (Paid) / Received			
Court-Ordered Child Support of Other Relationships (Actually Paid)			
Support of Child(ren) from other relationship P: 0 R: 0			
Adjusted Child Support Income:		3,000.00	2,401.00
Combined Adjusted Child Support Income		5,4	401.00
Basic Combined Child Support Obligation For 1 Children			914.00
Adjustments to Basic Combined Child Support Obligation:			
Adjustment For 0 Children Over Age 12 at 10 %	[Mandatory]		
Medical and Dental Insurance Paid By	[Mandatory]		
Monthly Child Care Costs For 1 Children Paid By	[Discretionary]		
Extra Education Expenses Paid By:	(Discretionary)		
Extraordinary (Gifted or Special Needs) Child Expenses Paid By	[Discretionary]		
Total Child Support Obligation			914,00
Each Parent's Proportionate Percentage of Combined Adjusted Child	Support Income	55 55 %	44.45 %
Each Perent's Proportionate Share of Total Child Support Obligation		507.73	406 27
Parenting Time Adjustment			
Using Parenting Time Table For 0 Days At 0.0 %	[Mandatory]		
Total Adjustments To Child Support Obligation From Above			
Presumptive Child Support Obligation		507.73	406,27
Salf Support Reserve Test For Respondent AGI: 2,401 00	[Discretionary]		
Less Other Ordered Arrears Paid Less 1,920.53 =	480,47		
Mosthly Child Support Amount To Do Bold Dr. Desconded To Do	thlenes		406.00
Monthly Child Support Amount To Be Paid By Respondent To Pe	GUGUN		400.00

PREPARES BY: ELLA J. BLASS
CLAP AT 81721 Child Support Worksheet

COPY

NOV 0 3 2023



McKENNA LYN BARRETT 1 11204 East Prongborn Ave. Mesa, AZ 85212

(602) 430-6465 Patitioner Pro Per

Prepared by: Ella J. Blass, AZCLDP#81721

AZ Paralegal Assist, LLC #81732 4

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IN THE STATE OF ARIZONA MARICOPA COUNTY SUPERIOR COURT

MCKENNA LYN BARRETT. CASE NO. FC2023-094519 8 Petitioner. MOTHER'S PROPOSED 9 and PARENTING PLAN 10 SPENCER JOSEPH BARRETT. Respondent. 11

12

GENERAL INFORMATION

13 MINOR CHILD. This Plan concerns the following Minor Child:

LUCILIA ROSELYN BARRETT, born August 19, 2018

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LEGAL DECISION-MAKING:

Mother shall have sole legal decision-making of the Minor Child.

17

PARENTING TIME

18 REGULAR ACCESS: Mother's home shall be the primary residence of the Minor Child. Father shall only exercise supervised parenting time at Mother's discretion and 19 only upon providing proof of successfully completing substance and alcohol abuse and anger management programs and having completed a psychological examination. 20

- Supervised parenting time shall be upon Mother's approval of the supervising monitor and place of visitation.
- HOLIDAYS AND SCHOOL BREAKS: Father shall exercise parenting time with the Minor Child during all holidays and school breaks according to the same restrictions and provisions as set forth above.
- 4 Father is not permitted to remove the Minor Child from the State of Arizona for any reason unless agreed between the parties in writing with specific destination and
- travel itinerary provided to Mother with three weeks' prior notice of travel. Mother is allowed to remove the Minor Child from the State of Arizona for vacations,
- 6 special occasions, etc.
- Nothing in the above schedule precludes parents from deviating from a particular access or holiday schedule from time to time, by mutual agreement. Such deviation shall not create precedence.
- OUT-OF-POCKET EXPENSES. Mother shall pay for the Minor Child's extracurricular activities, school supplies, sports and/or lessons.
- 10 TAXES. Mother shall claim the Minor Child as her tax dependent on her tax returns beginning tax year 2023 and each year thereafter.
- 11 TRANSPORTATION. Unless agreed otherwise, the parent that is exercising their parenting time is responsible for transportation. Nothing in this provision shall prevent
- the parties from mutually agreeing to a change in these arrangements
- 13 EDUCATIONAL ARRANGEMENT. Both parties may participate in school conferences, events and activities involving the Minor Child once the restrictions on
- 14 Father have been satisfied and set aside.

- MEDICAL, VISION AND DENTAL ARRANGEMENT. Mother shall continue to provide insurance coverage for the minor child for all medical, dental and vision expenses.
- 17 RELIGIOUS EDUCATION. Each parent has the right to teach the Minor Child in their respective religion.
- RESPONSIBILITIES. Each parent shall provide food and clothing for the Minor Child when the Child is in their respective care.
- NOTIFICATION OF ADDRESS CHANGE. Each parent will inform the other parent of any change of address or phone number no later than within 7 days of the change.

NOTIFICATION OF EMERGENCY/CHANGE OF PARENTING TIME. Each parent will promptly inform the other parent of any emergency or other important event that involves the Minor Child. If either parent is unable to follow through with the timesharing arrangements involving the Minor Child, that parent will notify the other parent as soon as possible. DEVIATION FROM PARENTING SCHEDULE. Any deviation from the parenting schedule contained herein shall not permanently modify the agreements set forth herein absent written agreement of the parties to modify this Plan. Nevertheless, the parents will cooperate with each other on an ongoing basis to accommodate the schedules of the parents and the Minor Child. б TELEPHONE CONTACT. Each parent may have telephone contact with the Minor Child during the Child's normal waking hours but shall not interfere with the Child's schoolwork or activities. 8 COMMUNICATION. All communications regarding the Minor Child will be between the parents and they will not use the Child or significant others to convey information or to set up parenting time changes. Each parent agrees to use the following means of communication. phone, email and/or text. Each parent agrees to communicate 10 regarding the Minor Child on a regular basis but not less than on a monthly basis. 11 PRAISE OTHER PARENT/COOPERATION. Each parent agrees to encourage love and respect between the Minor Child and the other parent, and neither parent shall do 12 anything that may hurt the other parent's relationship with the Minor Child. Both parents will use their best efforts to work cooperatively in future plans consistent with the best 13 interests of the Child and to amicably resolve such disputes as may arise. RELOCATION. Both parents acknowledge the provisions of A.R.S. §25-403 regarding 14 relocation outside of Arizona or more than 100 miles within Arizona. Accordingly, at least sixty (60) days' advance written notice shall be provided Father before Mother shall 15 relocate the Minor Child outside of Arizona or more than 100 miles within Arizona. This notice must be given by certified mail, return receipt requested, or pursuant to Arizona 16 Rules of Family Law Procedure. If Mother does not comply with the notification requirements of this subsection, she is subject to court sanctions. 17 PERIODIC REVIEW AND CHANGES. The parents will review this Plan on an 18 annual basis. If the parents still approve of the Plan, then the Plan will remain in place. If one parent has proposed changes or there are other changes requested by a parent, the 19 parents will first use the services of the court conciliation services before filing any documents with the court. 20

DISPUTES AND ALLEGED BREACHES. If there are any disputes or alleged breaches of this Plan, either party may request that such disputes be mediated through conciliation services prior to filing an action with the court.

Control of the same of the same of the

MEDIATION. If the parents are unable to reach a mutual agreement regarding a legal change to their parenting orders, they may request mediation through the court or a private mediator of their choice.

DO NOT DEVIATE FROM PLAN UNTIL DISPUTE RESOLVED. While a dispute is being resolved, neither parent shall deviate from this Parenting Plan or act in such a way that is inconsistent with the terms set forth herein

CONTRACTING LAW. This Plan is entered into in Arizona and shall be construed and interpreted under the laws of Arizona, and it is expressly agreed that should any provision of this Plan be deemed invalid, then, in that event, the invalid provision shall be deleted from this Plan, and this Plan shall be read as though the invalid, illegal or void paragraph, provision or portion was never included herein, and the remainder of such Plan, excluding such invalid, illegal or void paragraph, provision or portion shall nevertheless subsist and continue in full force and effect.

All prior Plans, whether oral or written, entered into by the Parents, concerning the custody and care of the Minor Child are hereby revoked and cancelled as of the date of the execution of this Plan. The Parties acknowledge that all agreements between the Parties concerning the care and custody of the Minor Child are incorporated into this Plan.

NOTIFICATION REGARDING SEX OFFENDERS. A Child's parent or custodian must immediately notify the other parent or custodian if the parent or custodian knows that a convicted or registered sex offender or a person who has been convicted of a dangerous crime against Child as defined in Section 13-705 may have access to the Child. The parent or custodian must provide notice by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided to the parent or custodian for notification purposes, or by other communication accepted by the court.

DANGEROUS CRIMES AGAINST CHILD A.R.S. §25-403.05(B). Both Mother and Father have read, understand and will abide by the notification requirements of A.R.S. §25-403.05(B). that a Child's parent or custodian must immediately notify the other parent or custodian if the parent or custodian knows that a convicted or registered sex offender or a person who has been convicted of a dangerous crime against Child as defined in Section 13-705 may have access to the Child. The parent or custodian must provide notice by first class mail, return receipt requested, by electronic means to an electronic mail address that the recipient provided to the parent or custodian for notification purposes, or by other communication accepted by the court.

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APPROVED AS TO FORM AND CONTENT McKena Buret MCKENNA LYN BARRETT, Petitioner SUBSCRIBED AND SWORN to before me, the undersigned Notary Public, this 301 day of November 2023 by MCKENNA LYN BARRETT. BRIAN FELIX NOTARY PUBLIC ARIZONA Mancopa County Commission 9 620232 Notary Public

McKENNA LYN BARRETT 11204 East Pronghorn Ave. Mesa, AZ 85212 (602) 430-6465 Petitioner Pro Per

Prepared by: Ella J. Blass, AZCLDP#81721 AZ Paralegal Assist, LLC #81732

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

McKENNA LYN BARRETT, Petitioner,) CASE NO. FC 2023-094519
and	1) NOTICE REGARDING) CREDITORS
SPENCER JOSEPH BARRETT,)
Respondent.) HON

ARIZONA LAW REQUIRES all actions for DIVORCE or LEGAL SEPARATION to include this NOTICE and for the person filing for Divorce or Legal Separation to SERVE this NOTICE on the other party pursuant to A.R.S. §25-318(F).

YOU AND YOUR SPOUSE ARE RESPONSIBLE FOR COMMUNITY DEBTS.

The court usually requires/orders one spouse or the other to pay certain community debts in, or through, the Decree of Dissolution or Legal Separation. A court order that does this is binding on the spouses only, not the creditors. You and your spouse are legally responsible for these community debts whether you are married, divorced, or legally separated. These debts are matters of contract between both of you and your creditors (such as banks, credit unions, credit card companies, utility companies, medical providers and retailers). On request, the court may impose a lien against the separate property of a spouse to secure payment of certain community debts.

CONTACT CREDITORS: You may want to contact your creditors to discuss the debts and the effects of your divorce/legal separation on your debts. To assist you in identifying your creditors, you may obtain a copy of your spouse's credit report by making a written request to the court for an order requiring a credit reporting agency to release the report to you. The credit report will help you identify accounts, account

numbers and account balances. In addition, within thirty (30) days after receipt of a request from a spouse who is party to a divorce or legal separation action, which includes the court and cause number of the action, creditors are required, by law, to provide information as to the balance and account status of any debts for which you or your spouse may be liable to the creditor.

WARNING: if you do not understand this notice, you should contact an attorney for advice about your legal rights and obligations.

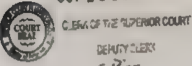
The following page contains a sample form you may choose to mail to creditors to get information about debts owed by you or your spouse. It is not a required form.

McKENNA LYN BARRETT 11204 East Pronghorn Ave. Mesa, AZ 85212 (602) 430-6465 Petitioner Pro Per

Prepared by: Ella J. Blass, AZCLDP#81721 AZ Paralegal Assist, LLC #81732

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SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

MCKENNA LYN BARRETT, Petitioner,) CASE NO. FC 2023-094519
) NOTICE OF YOUR RIGHTS
and) ABOUT HEALTH INSURANCE
) COVERAGE WHEN A PETITION
SPENCER JOSEPH BARRETT,) FOR DISSOLUTION (DIVORCE)
Respondent.) IS FILED (ARS 20-1377 & 20-1408)
	HON

WARNING: THIS IS AN IMPORTANT LEGAL NOTICE. YOUR RIGHTS TO HEALTH INSURANCE COVERAGE COULD BE AFFECTED AFTER YOUR DIVORCE IS FINAL. READ THIS NOTICE CAREFULLY. IF YOU DO NOT UNDERSTAND THIS NOTICE, YOU SHOULD CALL N ATTORNEY FOR ADVICE ABOUT YOUR LEGAL RIGHRS AND OBLIGATIONS.

IMPORTANT INFORMATION IF YOU ARE ON YOUR SPOUSE'S INSURANCE PLAN: When a Petition for Dissolution of Marriage (papers for a divorce decree) is filed, you and/or your children may continue to be covered under your spouse's health insurance policy. Arizona law allows the dependent spouse and/or children to continue to be covered, but you must take some steps to protect your rights.

WHAT INSURANCE COVERAGE APPLIES TO YOU, AND HOW TO GET IT: If you are covered by your spouse's health insurance, and you want to continue to be covered after the divorce is final, you must contact the insurance company as soon as possible, and you must start to pay the monthly insurance premium within 31 days of the date the insurance would otherwise stop.

FC2023-094519

SUPERIOR COURT OF ARIZONA IN MARICOPA COUNTY

COPY

OCT 25 2023

CLERK OF THE SUPERIOR COURT

C-RICO

Case Number

ORDER AND NOTICE TO ATTEND PARENT INFORMATION PROGRAM CLASS

Lyn Barrett

Anne of Petitioner / Party A

Spencer Joseph Barrett

Name of Respondent / Party B

THIS IS AN OFFICIAL COURT ORDER. IF YOU FAIL TO OBEY THIS ORDER, THE COURT MAY FIND YOU IN CONTEMPT OF COURT.

THE COURT FINDS:

This case involves minor child(ren) and is an action for:

- Dissolution of Marriage
- Annulment
- Legal Separation
- Paternity with a Request to Determine Legal Decision-Making Authority (Custody) or
 - Parenting Time or Child Support
- Request to Determine Legal Decision-Making Authority (Custody) or Parenting Time or Support

THE COURT ORDERS pursuant to ARS § 25-352:

- 1. Attend class You must attend and complete the Parent Information Program (PIP) Class.
- Within 45 days. Both Party A and Party B must complete this class within 45 days from the date the Petition is served. The Party served with the Petition must register for and complete the course whether or not a Response/Answer to the Petition/Complaint is filed.
- 3. Pay the class fee. Each party must pay the class fee to the Program Provider.
 - *If the court fees in your Family Department case have been deferred or waived, you are eligible to have the PIP program fees deferred or waived, respectively. You must provide documentation of your deferral or waiver to the PIP program provider at the time you register for the class.

Case No:	FC2

- Certificate of completion. Upon your completion of the class the provider for the class will e-file a certificate with the court indicating that you have completed the class. Only approved providers will be able to e-file a certificate.
- 5. Failure to attend class. If you file a Petition/Complaint or Response/Answer and do not complete the Parent Information Program Class, the judge may not sign your papers and you may not get the things you asked the court to give you. You may also be demed the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class. If you are the party required to file a Response/Answer and choose not to file a Response/Answer, and do not complete the Parent Information Program Class, you may be denied the right to seek modification and/or enforcement of the decree/judgment/order until completion of the class.

/s/ Ronda R. Fisk
Presiding Judge, Family Department

PREPARED BY: ELLAJ. BLAGS CLOP # 81721

Case No FCZ

Parent Information Program Notice

Attendance is required (A.R.S. § 25-352). You and the other parent must attend and complete a class and the other parent must attend separate classes. You may each take the class from the same agency, but not at the same time. This is not a parenting skills class. The purpose of the program is to give parents information about how children are affected by matters that involve divorce, paternity, legal decision-making (custody) and/or parenting time. This Notice applies to all parents who file any of the following actions.

- Dissolution of marriage or legal separation that involves a natural or adopted minor child common to the parties OR
- Paternity with a request that the court determine legal decision-making authority (custody), parenting time or child support, OR
- Any other domestic relations/family cases if attendance is ordered by the court.

If you do not attend the parent information class, the judge may not sign your papers and you may not get what you asked from the court. The judge may also find you in contempt of court.

Notice to the other parent. After you file your court papers, you must serve the Order and Notice on the other parent. If you have questions on how to serve the other parent, the Superior Court Law Library Resource Center locations have forms and instructions available.

(https://superiorcourt.maricopa.gov/llrc/court-forms/).

East Court Building 101 West Jefferson Street, 1st floor Phoenix, Arizona 85003

Northwest Court Complex 14264 West Tierra Buena Lane Surprise, Arizona 85374 Southeast Court Complex 222 East Javelina Avenue, 1st floor Mesa, Arizona 85210

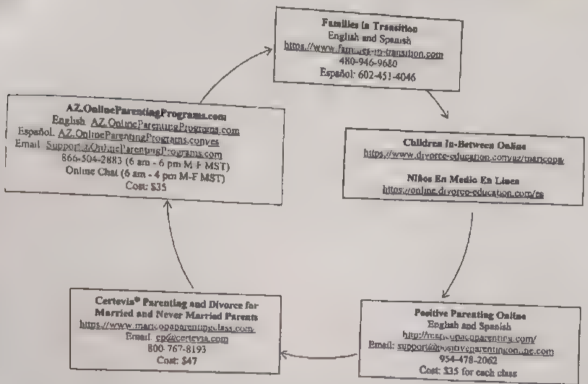
Northeast Regional Court Center 18380 North 40th Street Phoenix, AZ 85032

Approved parent information program classes in Maricopa County. You may choose which class you want to attend. The court will not assign you to attend a specific class. Court-approved provider classes are available in both English and Spanish. You can register for your class by contacting one of the providers listed below. If you wish to be excused from the requirement to take this class for some reason or to take a class from a provider that is not one of the "Approved Parent Information Program classes" listed below, you must receive prior authorization from the Judicial Officer assigned to your case.

Case No; FC2

, š.

coaumer. The court does not recommend using one program provider over another. Class fee is subject to change without notice.



You are required to pay the provider the class fee. If the court fees in your Family Cost Department case have been waived or deferred, you are also able to obtain a fee waiver or deferral of the Parent Information Class. Please contact the provider regarding the required documentation for a waiver or deferral.

Special needs or accommodations. If, due to a disability or language need, you have difficulty finding a Parent Information Program class that can accommodate your needs, please contact Family Department Administration at 602-506-1561 for assistance.

Classroom procedures.

- · Arrive ten minutes before the start time
- · Bring picture identification, if you don't present a photo ID, you will not be admitted to the class
- Bring your case number
- · Do not bring children,

Case	No:	FC2

• You must check in to the class and check out. Failure to check in and out of the class may result in your attendance not being counted.

Online procedures.

- Find a time and a place free of distractions
- Have your case number and credit card available
- Make sure the technical requirements of the program match your device
- You do not have to take the entire class at once. The computer remembers where you left off. You may get more out of the class if you break it up into several settings.

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CLERK OF GEONZALES

JAN 0 8 2024

Petitioner Pro Per (602) 430-6465 Mess, AZ 85212 Me

Prepared by: Ella J. Blass, AZCLDP#81721 AZ Paralegal Assist, LLC #81732

IN THE STATE OF ARIZONA MARICOPA COUNTY SUPERIOR COURT

NOTICE: THIS IS AN IMPORTANT DOCUMENT. When this document is properly completed and filed. Default has been applied for and entered. The Default had be effective ten (10) days after the filing of this completed document, unless the Response or otherwise detends before the ten-day period expires.

Pursuant to Rule 44, Arizona Rules of Family Law Procedure, Petitioner Pro Per,

MCKENNA LYN BARRETT, hereby requests the Clerk of the Court to enter default

against Respondent, SPENCTR JOSI PH BARRETT, and states as follows:

- That I am the Petitioner in the above-captioned case. I understand and make the following statements under oath. I give notice that I am requesting entry of default against the Respondent because she has not filed an Answer/Response herein.
- 2 The Respondent was served on December 6, 2023 and has not filted a Response, or otherwise appeared or defended in this case. Default may
- be entered.

 3. The Respondent is not in the active military service of the United

Salates

- 4. By completing the Centificate of Mailing at the bottom of this pleading.

 I certify to the Court that on the date of filing this Application and Affidavit for Default I will mail a copy of this pleading to the Respondent at his last known address as further notice that I have applied for default and default has been entered in this case.

 5. I understand that I will not qualify for default if I fail to mail this
- document and I fail to complete the Certificate of Mailing below.

CERTIFICATE OF MAILING

As required by Arizona Rules of Court (A.B.C.P. 55(a) and A.R.F.L. 44(A))

A copy of the Application and Affidavit for Default will be mailed on the day of fling, postage pre-paid, to the Respondent at his last known address of Coffee Creek OR Dept. at Corrections, 24499 SW Graham's Ferry Rd., Wilsonville, OR 97070.

NOTE: If the Respondent fails to file a responsive pleading or otherwise defend in this action within ten (10) days of the filing of this Application, a default judgment will be entered. The Petitioner must still attend the default hearing at the court

DATED the day of January 2024.

MC KENAY LYN BARRETT. Penhoner Pro Per

STATE OF ARIZONA) SS (

COUNTY OF MARICOPA

SUBSCRIBED and SWORM to before methis 817 day of January 2024

NOTARY PUBLIC

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THE STATE OF THE

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CLERK OF THE SUPERIOR COURT

(602) 37-CLERK (25375) Fax - (602) 506-768A 201 W Jefferson Phoenze, Anzona 85003

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Deputy Clerk Altomoro

Visit us at our websits: waw.maricopa.gov/clicourt

Date 1/16/2024

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CASE NO. FC 2023-094519

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Dated this 2 day of January, 2024.	
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costs, expenses, and fees meurred herein, including, but not lunified for	the filing fee, or to employ suitable
make this Affidavic on consection with the herewith attached legal acti	our that I am financially unable to bear the

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My commission expires:

Motary Public - State of Oregon

Signed and sworn to (or affirmed) before me on _

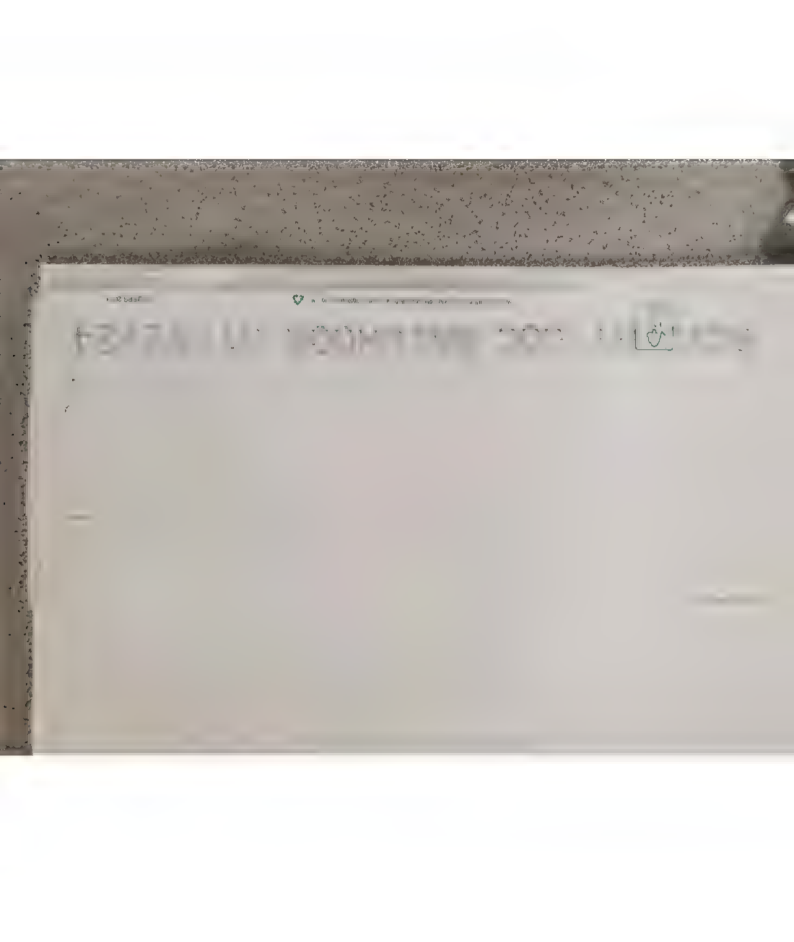
Oregon Department of Corrections - AIC Mail Name Spence

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OREGON DEPARTMENT OF CORRECTIONS AIC COMMUNICATION FORM

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Date Answered: Signature of Staff Member	
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S6-112

A Heating concerning the attached Misconduct Report will be scheduled and conducted in accordance to OAR 291-105-0005 through OAR 291-105-0100

FIRST INITIAL

Notice of Hearing Rights Served

Time

(ann/pm) Date

Printed Name/Signatu

Title

RIGHTS IN FORMAL AND INFORMAL HEARINGS

I. HEARING: You are entitled to a hearing whenever a Misconduct Report is filed against you. Prior to your hearing, you will be provided a copy of the Misconduct Report a Notice of Hearing Rights, and the Rules of Misconduct. Once you receive these documents you will have at least 24 hours to prepare for your hearing, unless you waive this right. If you are charged with one or more major rule violations, you will have an informal disciplinary hearing before a Hearings Officer. If you are charged with only minor tule violations, you will have an informal disciplinary hearing before an adjudicator, unless you specifically request that the minor charges be heard at a formal hearing. Formal hearing proceedings will be recorded.

You may wa verdecline your right to attend your hearing. Inappropriate behavior could also warrant your exclusion from participation in the hearing. In such cases, the hearing will be conducted in your absence and you will be notified in writing of the decision.

2. REPRESENTATION/EXIDENCE: You have a right to speak on your own behalf and present evidence at the hearing You will be a owed to receive assistance from another person during the hearing to prepare a defense, to understand the charge or the surrounding facts and rights available to you if you have a visual, speech, or hearing disability and/or your competency is in question dinguished mustal duringlety. Spent Time to US it

- 3. INVESTIGATION/WITNESSES: In a formal hearing, you may request an investigation be conducted related to the charges against you or witnesses be called to testify on your behalf. However, you should submit your request for witnesses to the Hearings. Officer in writing in advance of the hearing and include a list of the person(s) you are requesting be called to testify and the questions sought to be posed to each person. Requests for witnesses must minimally be made to the Hearings Officer at the time of the hearing. You must provide the Hearings Officer with sufficient evidence to conclude that the results of the investigation and/or the testimony provided by witnesses will either constitute a defense to the charge(s) or substantially lessen the severity of the violation(s). Otherwise the Hearings Officer may deny your request. Requests for witnesses made or received after a hearing is decided will not be considered. In an informal hearing, you may request an investigation. Adults in Custody (AIC) are not permitted to call witnesses in an informal hearing.
- 4. FINDINGS/SANCTIONS: The Hearings Officer/adjudicator will decide based upon the evidence, whether you have violated the rule(s) as charged in the misconduct report. The Hearings Officer/adjudicator may dismiss the alleged rule eviolation (s) for insufficient evidence or corrective action using iess formalized procedures. In a formal hearing, the Hearings Officer may also find a violation of a lesser included charge. The Hearings Officer may dismiss the alleged rule violation(s) at any stage of the proceedings, with or without prejudice.

If you are found in violation, the Hearings Officer/adjudicator may impose sanctions. These sanctions may include, but are not limited to segregation, monetary fines, loss of privileges, restitution, and basic visits.

In a formal hearing, the Hearings Officer will prepare and submit to the functional unit manager, a written Finding of Fact, Conclusion, and Preliminary Order within ten (10) working days of the conclusion of your hearing



Information given to Behavioral Health Services mental health treatment providers is confidential and not shared with anyone outside of Health Services without written consent of the AIC except as follows

Non-Health services staff may be given the AIC's name, services recommended or provided provider's name dates of treatment, and a brief comment about extent of participation. Mental health treatment providers may also make recommendations to non-Health Services staff about ways to help AICs with mental health problems without a ving details of diagnosis or medication prescribed

Non-Health services staff may be given some mental health information (e.g. diagnosis, symptoms of decompensation, suicide risk factors, etc.) if:

- they are currently acting within the official scope of their duties to develop or evaluate treatment strategies.
- they are involved in developing correctional plans link or behavior management plans or suicide and crisis prevention plans as members, e.g. designated correctional counse ors, mental health housing officers, etc.) of a multidisciplinary team, treatment team, committee, or other official,
- they are involved in release planning; or
- this type of disclosure is necessary or beneficial to the planning and treatment of the AIC istaff or Institution safety

Some information is not confidential and will be reported to non-Health Services staff and/or a community agency as appropriate. This includes knowledge of:

- danger to self or others
- abuse of a child under 18 years of ago, abuse of an adult 65 years of age or older, or abuse of individuals who meet the legal requirement of developmentally disabled or mentally ill,
- staff physical, or sexual abuse or sexual harassment of AICs.
- sexual abuse or sexual harassment of or by another AIC,
- AIC report of sexual abuse as a child if an alleged abuser is identified,
- escape plans or attempts

AIC rule violations may be reported when the violation poses an immediate threat to the health and safety of self, other AICs, staff, or to the community.

Reports will always be limited to what is necessary to maintain safety and within legal parameters. My signature below indicates that I understand the confident airty policy used by BHS treatment providers AIC signature Provider Signature RHS MENTAL HEALTH SERVICES CONSENT TO TREATMENT Inmate initials below I consent to mental health services which may include on-going assessment, case management, and treatment for mental health concerns. I do not consent to mental health treatment, but I understand a mental health treatment provider will tollow my case to determine whether treatment should continue to be offered AIC Comments:

unbe Channel: DJ Barrett tehnyural Health Services Informed Consent to Treatment Revised 11/23/2019

AIC Signature Provider Signature

SID#

AIC Name BARRETT, SPENCER JOSEPH 22418875 04/18/1994

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IN THE COURT OF APPEALS OF THE STATE OF OREGON

STATE OF OREGON.

Lane County Circuit Court Case No. 19CR17970

Plaintiff-Respondent,

Ŵ.

SPENCER JOSEPH BARREET,

Defendant-Appellant.

NOTICE OF APPEAL

1,

Defendant hereby gives notice of appeal from the judgment entered in this case on May 23, 2023, by Judge Beatrice N. Grace in the Lane County Circuit Court

2

The parties to this appeal are the State of Oregon (Respondent) and Spencer Joseph Barrett (Appellant).

3.

The names, bar numbers, addresses, and telephone numbers of the attorneys for the parties are as follows:

Attorney for Appellant:
Kyle Krohn OSB #104301
Office of Public Defense Services
1175 Court Street NE
Salem, OR 97301-4030

Kyle.Krohn@opds.state.or.us (503) 378-3349

Attorney for Respondent:

Benjamin Gutman #160599 Solicitor General 1162 Court Street NE Salem, OR 97301-4096 benjamin.gutman@doj.state.or.us (503) 378-4402

4

Appellant designates the record in its entirety (excluding voir dire), including the trial court file, all exhibits offered and/or received into evidence, and the entire record of the oral proceedings listed below:

- 1. The fitness to proceed hearings held on February 1, and 2, 2023.
- 2 The pretrial conference held on or about February 13, and 15, 2023; and March 13, 2023.
- The arraignment held on or about February 15, 2023.
- 4. The hearing held on or about May 16, 2023.
- 5. The jury trial proceedings beginning on or about May 3, 4, 5, 9, and 17, 2023.

Page 1 of 2 NOTICE OF APPLAS.

CHIIce of Public Defense Services - Appellate Division 1175 Court St. NE - Salem, Oregon 97301-4030 Telephone (203) 378-3349 - Fax. (503) 378-2163 6. The sentencing proceedings held on or about May 11, 18, and 23, 2023.

7. The audio played on or about May 4, 2023

5

The record includes one or more audio or video recordings that were played in the trial court, and the record on appeal should include a transcription of those recordings. Oregon Rules of Appellate Procedure, Rule 3-33(4)(b). The dates of each hearing at which such a recording was played are as follows: May 4, 2023.

6

Thereby certify that I served the foregoing Notice of Appeal on opposing counsel on Line 9, 2023, by emailing a true copy of the document to Benjamin Gutman #160599. Solicitor General, Oregon Department of Justice at AppellateServ.ce a doj state or.us, and by mailing a true copy to each of the following:

Trial Court Administrator Lane County Courthouse 125 E. 8th Avenue Lugene, OR 97401 Lane County District Attorney 125 E 8th Avenue Eugene, OR 97401

Transcript Coordinator Lane County Courthouse 125 E. 8th Avenue Eugene, OR 97401 Allison Knight Attorney at Law 180 E. 11th Ave Eugene, OR 97401

7

I certify that on June 9, 2023, I electronically filed the original of this notice of appeal with the Appellate Court Administrator

DATED June 9, 2023.

Respectfully submitted.

LERNIST G. LANNET
CHIEF DETENDER
CRIMINAL APPELLATE SECTION
OFFICE OF PUBLIC DEFENSE SERVICES

Signed

By Kyle Krohn et 3.47 pm, Jun 09, 2023

KYLE KROHN OSB #104301 SENIOR DEPUTY PUBLIC DEFENDER Kyle.Krohn@opds.state.or.us

Attorneys for Defendant-Appellant Spencer Joseph Barrett

Page 2 of 2 NO FICE OF APPEAL

Office of Public Defense Services • Appellate Division 1175 Court St. Nr. • Succo Organ (1730) 403 Telephone (503) 378-3349 • Fax (503) 378-2163 State of Oregon vs Spencer Joseph Barrett, Case No. 19CR17970

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LANE.

DEFENDANT

True Name: Spencer Joseph Barrett
Date Of Birth, 04/18/1994
Fingerprint Control No (FPN): Jl.AN118045383

Sex: Male

State Identification No (SID): 22418875OR

HEARING

Proceeding Date: 05/23/2023

Defendant appeared in person and was in custody. The court determined that the defendant was indigent for purposes of court-appointed counsel, and the court appointed counsel for the defendant. The defendant was represented by Attorney(s) Allison Kinght, OSB Number 143622. Plaintiff appeared by 4nd through Attorney(s) David A Jampolsky, OSB Number 224274.

COUNT(S)

It is adjudged that the defendant has been convicted on the following count(s):

Count 1: Assault in the Third Degree - DUII

Count number 1, Assault in the Third Degree DUII, 163-165(2)(b), Lefony Class B, committed on or about 11/16/2018. Conviction is based upon a Jury Verdict of Guilty on 05/09/2023.

Sentencing Guidelines

The Crime Severity Classification (CSC) on Count Number 1 is 8 and the Criminal History Classification (CHC) is D

Incarceration

Document Type: Judgment

Page 1 of 3

Printed on 05/23/2023 at 10:40 AM

State of Oregon vs Spencer Joseph Barrett, Case No. 19CR17970

Defendant is sentenced to the custody of Oregon Dept of Corrections, for a period of 20 month(s). Defendant is remanded to the custody of the Lane Sheriff for transportation to the Oregon Dept of Corrections for service of this sentence. Defendant may receive credit for time served.

The Defendant may be considered by the executing or releasing authority for any form of Reduction in Sentence. Conditional or Supervised Release Program, Temporary Feave From Custody. Work Release authorized by law for which the Defendant is otherwise eligible at the time of sentencing. The Defendant may be considered for release on post-prison supervision under ORS 421 508(1) upon successful completio collan alternative incarceration program.

Post-Prison Supervision

The term of Post-Prison Supervision is 2 year(s). If the Defendant violates any of the conditions of post-prison supervision, the defendant shall be subject to sarctions including the possibility of additional imprisonment in accordance with the rules of the State Sentencing Guidelines Board.

Statutory Provisions

Detendant's ordered to submit blood or buccal sample and thumbprint pursuant to ORS 137 076

Count 2 Driving Under the Influence of Intoxicants

Count mimber 2. Driving Under the Influence of Intoxicants, 813-010(4), Misdemeanor Class A, committed on or about 11/16/2018. Conviction is based upon a Jury Verdict of Guilty on 05/09/2023.

Incarceration

Defendant is sentenced to the custody of County Jail, for a period of 30 day(s). Defendant is remanded to the custody of the Line County Sheriff for transportation to the Supervisory Authority for service of this sentence. Defendant may receive credit for time served.

The Defendant may be considered by the supervisory authority for any form of alternative sanction authorized by ORS 423 478, and the Defendant shall pay any required per diem fees.

This sentence shall be concurrent with all previously imposed sentences.

Document Type Judgment

Page 2 of 3

Printed on 05/23/2023 at 10.40 AM

It convicted of a felony or a crime involving domestic violence, you may lose the right to buy, sell, transport, receive, or provides a freatm, ammunition, or other weapons in both personal and professional endeavors pursuant to ORS 166 250. ORS 166,201, ORS 166,300, and/or 18 USC 922(g)

Payment Schedule

Payment of the fines, tees, assessments, and or attorney's fees noted in this and any subsequent Money Award shall be scheduled by the clerk of the court pursuant to ORS 161.675.

Payable to

Lane County Circuit Court 125 E. 8th Ave. Fugene, Oregon 97401

P: 541-682-4020

F: http://courts.oregon.gov/l.ane

Dated the 23rd day of Beack Circuit Count Judge

MA 59 25 11 5545755W



Ashland Police Department

155 East Main Street | Ashland, OR 97520 Phone, 541,482,5211 | Fex: 541,488,5351



www.oshland.or us/police

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Reporting: FISHER, BILL

DIGITAL EVIDENCE:

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IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF

State of Oregon,

VS

VS

Case No : 17CR47488

Deferdant

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Destrict Attorney File #: 1701437

Sex: Male State Identification No (SID): 22418875OR True Mame: Spencer Joseph Barrett Date Of Birth (04/18/1994 Fingerprint Control No (FPM): JBLM117005884

HEVRING

DEFENDAT

Proceeding Date: 09'08/2017 Judge, David B Connell

Defendant appeared in person and was in custody. The defendant was represented by Attorney(s) DAVID A CORDLA, Osterdant knowingly waived two day waiting period before sentencing.

COUNT(S)

It is adjudged that the defendant has been convicted on the following count(s):

Count 1: Attempt to Commit a Class B Felony - Assault in the Second Degree

Count number 1, Aftempt to Commit a Class B Felony Assault in the Second Degree, 161 405(2)(c), Felony Class C. a lesser included charge, committed on or about 07.18 2017. Conviction is based upon a Guilty-Pica on 09.08,2017.

Senteneing Guidelines

The Crime Severity Classification (CHC) on Count Number 1 is 8 and the Criminal History Classification (CHC)

The court finds substantial and compelling reason for a Downward Dispositional Departure, as stated on the record. This departure is pursuant to the following aggravating or mitigating factor(s):

- By supulation.

Payment Schedule

Payment of the lines, fees, assessments, and/or attorney's fees noted in this and any subsequent Money Award shall be scheduled by the clerk of the court pursuant to ORS 161.675

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Benton County Circuit Court 120 NW 4th St Corvallis, Oregon 97330

8789-994-149 id

He http://courts.oregon.gov/benton

Dated the day of Sered S

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PAGE 1 OF 2 UPDATED SOME

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PARRETT, SPENCER
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4/20/23

I further certify that I have not included any of the items listed above.

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Supplemental Incident Report

inclatent: Paferied. Oregon State Police SPRINGTELD AC PROFESSIONAL STAFF SP18428063 Crush - Injury @11/16/2018 12:51 12/06/2010 07:53 by A34300

Author #50280 LUQUIN, JACOB

Report time 12/05/2018 14:30 Entered time 12/05/2018 14:30

VeriRed Correct Copy of Original 1/23/2023.

DISTRIBUTION Lune County District Attorney's Office, Lane County Shouff's Office Attn.

Deputy Hudson #197

SUBJECT.

Collision assist

EVIDENCE: DVD: In our video (audio from Dep. Hndson SFST's)

OTHERS MENTIONED: Senior Trooper Ron Martin 'Oregon State Police-Springfield Deputy Hudson #197 / Lane County Sheriff's Office

ACTION TAKEN

The following statements are summarized for the convenience of the resider. They are not verbation and do not necessarily reflect the chron. ogy of the contact.

On Priday November 16, 2018 at 12.51 I was requested to assist Senior Trooper (Sr Tpr.) Martin with a two vehicle collision on SR 58 near indepost 14. Refer to Sr Tpr. Martin's report for details of his collision investigation

Upon arriving I observed Deguty (Dep.) Hudson was speaking with one of the drivers, Spencer Barrett, myo wed in the collision that tell the scene and was stopped by a Good Semantan. I observed Dep. Hudson put Barrett friough Sundardized Field Sobnery, "est. Refer to Dep. Hudson's raport for details of his DUII investigation. After Barrett was done with the test I asked him several questions. I asked if make at all the wey because be had to turn around and go back to pick someone up. I asked if he and envylocabel to drink before the crash. He stated, "Not thus morning." He could not remember how much he drank and said the tequila was involved but he d fa't feel drink this morning. He did know if he blacked out and he dight's know when his night ended. He told he woke up between 'a nid 8. I asked if he drank any alcohol after the wyeck. He said one or two. I saked if he smoked marijuana. He replied, "I shouldn's "He denied smoking any marijuana since fully sometime. He denied using any their controlled substances or prescription medication. middle of the scene. I asked if he made any effort to call 911. Barrett stated he did not. I asked about ran from the scene. Barrett denied running from the scene and talked about not wanting to be in the be was the owner of the GMC vehicle involved in the collegion. Burrett replied, "Yeah." I asked why he has travels that day. He told me he was coming from Eugene and going to the springs but he didn't

callinon investigation. Deputy Hudson then placed Barrett in custody. I then continued to assist Sr Tyr Martin with the

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CASE STATUS:

Printed by A34308 Date: 12/08/2018 07:53 Computer: SPRS0863DA Page 1 of 2 000042

19CK17970 Burrett Spenoet Juseph

and had gloves and he as just ye'ing at me in pure evil hafred. He continued, " am trying to mail some facts of the case and that would bely my attorney." He then began talking about one of the wrinesses in his current case, stating, "One of the wrinesses works in the building of wir be is a vet. mail, but I made a promase to myself that I should not pleat, but I am unsure of myse'f" while say but they did not take my request seriously so I am just moving along and just in a pice the Governor about this about another case they have not given me envelopes to send tablis corpus, den't trust the Governor" He then stated, "Hopefully I get a new automey. I requested pair a Mr Harrett was asked how he could axist his attempt with his case. He stated, "I could give her

Ability to Purticipate in the Defense of the Defendant Including Making Relevant Decisions

it he remined the education as he became langential and began talking about the logal system. He are a legist, he begar perseveral ug on his nunvernes and, as memonod above, the evil nature of the system and the sourcesses that were interviewed in his case. Although he identified himself as appreciation of court. He was anable to engage to a discussion of a hypothetical studion due to his matrix by to stay on topic. When raked to discuss aspects of his case, such as what the police just say something that further makes me look bad. They are picking and choosing words for the that fy it has case as "they are already trying to prosecute me by their own projection, and they." just door whatevet his attentiey axis of firm. He was remanded that what his attentiey tells him is neivice and that he is the one who tiltinately must make the final decisions in his case. It is unclear that due to the "corrupt nature" of the system, lie is most likely to be successful in his case if he I afterly ed to engage Mr. Barret in conversation to gauge his rational understanding and and that 15 a confirmation bias was able to identify how he should per in a countroom. He reported it would be hetter he does not the one who has the final say in the decisions made related to his case, he also made statements

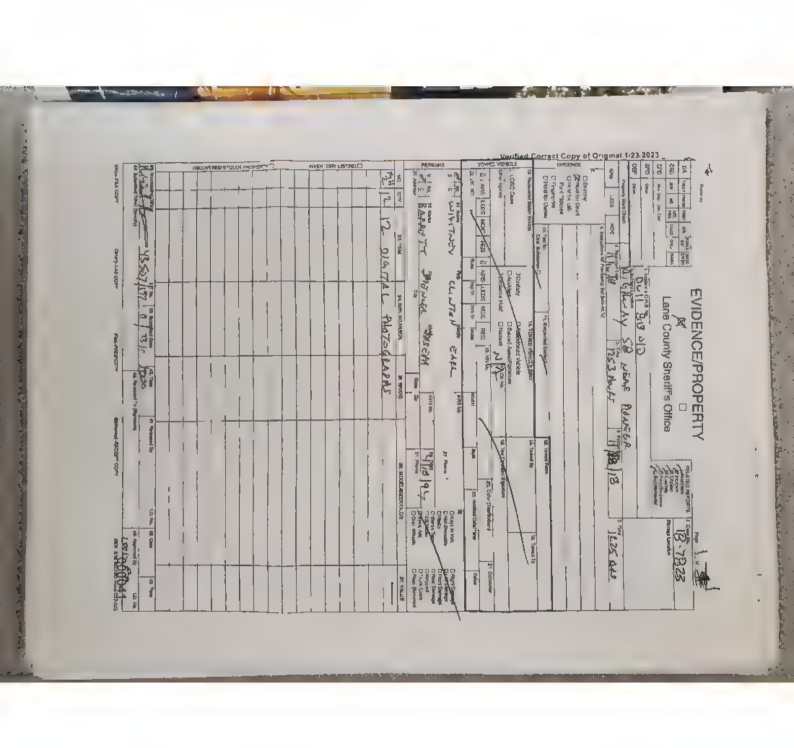
significant delusional beliefs that were grandions and persecutory in nature. nterview by presented as significantly distripantized and tangenum Additionally, he endogred OPINION:

Mr. Barrett treets criteris for a qualifying mental disorder as described above. During the current

his case to impacted by three symptoms. As a result, his ability to engage in minonal discussion about his charges, passable defense strategies, and condence is impacted by his qualifying mental Ms. Barret does not understand the sature of the proceedings ogainst him. His rational appreciation of his pending charges is impacted by his disensanifeation and delusional beliefs. Additionally, his sware of his charges, his pich options, and possible sentencing lengths. However, his delusional beliefs interfered with his ability to rationally conceptualize the roles of various legal personnal. Mr Barrett demonstrated some factual knowledge related to his case and the logal system. He was ability to have a rational discussion about his case and use of his factual knowledge in relation to

disorgenization impact his ability to effectively and rationally communicate with his attorney, His debiasional beliefs have impacted his ability to understand his attorney's tole in his case and has impacted his objuly to trust his attorney. He will likely not take in the information she present a to him as his defusions have influenced his faith in his attorney's abilities and the legal system as it Mr Barrett is not able to assist and cooperate with counsel lie unigential speech and cognitive

CONFIDENTIAL PSYCHOLOGICAL EVALUATION



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Althearance/Hehavior

O ("car, no odor and his behavior is appropriate

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Serech/Thought Process

of Clear/Congruent.

MoodeAffect

Thought Content/Hallucinations/Defculons

anvironmentalist. Reports involvement in activists works. Linear. Dones be according. Reports multiple publications both in magazines and You tube and has worked with prominent

Suicidal VAretressive Ideation, Intent, Plan

Cornitive Examination for lentition, memory, intellected functioning.

Fained is about to person, place and time, registered three words without prompting. He could recall three words after five misones are promoted by the cornectly completed some three cornectly fined 190-88. He was able to safe recast holiday. He was able to carried to the copy and of Oregon Patient was able to debut spine current to S. A president and stated the last four well. He was state Sucon to the copy as of Oregon Patient was able to dentify him/hurities between two objects.

Insight/Judgement

Page Medical History Town Action of St I was and judgement were very limited as he thinks be out our depictable symptoms without medicappos and his ourrendy not writing to be started on recommended medication though be agired he will look one if Patreit present a gave judgement in bypothetical scenarios. When asked what he will do if he lost his walled in a shore, he said he will go to the information content in the C. Shirts

Initial Physical Kaum Findings (enfloyed):

Part Medical Biatory.

For juil, It is not correctly being treated for any seate or chronic medical in the juil per maste. Pt reported beed lice on 10/39/22 but hend check revealed so bugs, nits or otherwise but pt. shaved his bead to be sure per nurse. On 9/13/22 pt. reported "bleeding genes" and was presented bleed at live and fixed with satendard maste per nurse. Negative PPD 8/28/22 and no ID to notice. It desires having COVID various, no our rest as no servenues. during the of exposures.

Correct Medications:

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CONFULENTIAL. This information has been deaded by you from records their confirmation is printed by State Law (File). It is not published for making further disposance without specific written consent of the 1914 500 may be published. The published for like the substitution of the subs

Page 5 of B

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IN THE CIRCUIT COURT OF THE STATE OF OREGON / A by Let 1. FOR THE COUNTY OF JACKSON

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Parniff,

THE STATE OF OREGON

Case No. 22CR37006

petair origin JANINEX.

includen Aur

AND ORDER PERMITTING SAME PETITION TO ENTER PLEA OF GUILIY

Original FNCER JOSEPH BARRETT

Def Defendant

(1) My true name is Spencer Joseph Barrett , My DOB is 04/18/1994. Lata 28 years of age. I read, write and understand the gaish language, or I have laid my uttories or someone else on my behalf, who reads, writes and understands the English language, sen the Petrhon to Fater Plea of Guilly and Order Pennitting Same with nee

(2) I request all proceedings against me to be had in the above. The

(3) The attendey representing me is Colin Bradshaw. I have received a copy of the additional (information) before pleading and

read it discussed it with my attorney and fully understand all cleareds made against are

unformation" and betieve "hat my afformed it fully informed as to all such matter. My attaining has informed, counseled and advised with me at length as to the mature of each accusation against me and as to any loss ble defenses i might have (4) I have told my attempt a little facts and carcumstances as known to me concerning the matters mentioned in the indictment

and compeling reasons may impose either more or less time than tailed for at the presumptive gral block range. An apward durational departure from a presumptive in acceptation term shall not rotal more than double the maximum duration of the presumptive mixinteration for a 1 also have been advised as to the possibility of consecutive sentances being imposed. advised if an pleading to a felony, that under thegon Sectembing Guidelines the poice in period of incarceration is determined by relating the crime sever is of the crime of Jones whitelines the latest Provincian though the crime of Jones whitelines are all instances the poice in period of incarceration is determined by (*) My attorney has advised me to the maximum penalty of 364 days of imprisonment and a fine of \$6,250. These also been

entitled to a speedy that before a jury of my peets, that I have the right to call wimesses to my behalf and at no expense to me, and that any such witnesses, so earlied would be commended to appear and eathy, that have an absolute right to combon duy witness who would testify nscerance of a lawyer for my detense at all stages of the proceedings, uncluding a lawyer at State expense if I cannot afford one of proof is upon the State of Oregon to establish my godd, which must be established beyond a reasonable doubt, that I have a right to the apains one and cross examine such winess, that I beed on take the witness stand of give any testimony against myself, that the sole burden understand that by pleading guilty I give up these rights (6) Lunderstand that I am not required to pieced guilty and may plead not guilty if I choose. If I plead not gut by, "understand I am

(7) I also understand that a prior record could not be used against not except for impeachment purposes, that any admissions, statements or confessions which I may have made or any evidence conditied by within of a search and seizure of my property may well be made we have been explained in that against me in evidence unless certain of my constitutional rights have been explained in the half we have been explained in

(8) declare that no officer or agent of any breach of the government nor any lawyer of any other person has made any promete to part or written my knowledge to anyone else that I would receive a lighter sentence or any other formed lemence by pleading guilty with the exception that in consideration of my plea of guilty to Count 1 (CMM), the State will recommend 18 would display follows followed for the visit of the Visit will display the Count of the visit of the Visit will display the County of the visit of the

(9) I fully understand that the actual sentence is up to the Court, no matter what any recommendations may be

proceedings in this case against me which I do not fully understand. I am sansfied with the advice and their he site bas given me

PETITION TO ENTER PLEA OF GUILTY AND ORDER PERMITTING SAME

Attachey's pitals Defeadant y Isrnali

(12) I have taken no drink or drug our arriving also who would a navery two guilty pieu. I am pleading to the crime(s)

(12) I have taken no drink or drug our arriving also who would a nave was unput my judgment in the turns and a arrive fully algorisheding of all the matters set forth in the indictment (information) and in this petition.

(13) The factual besis of my guilty plan is: as a slegad in the charging instruments.

(14) If I am not a crimen of the United States, I tandessee.

AND THE RESIDENCE OF THE PROPERTY OF THE PROPE

(15) I madessing that if I am not a citizen of the United States and I am pleading guilty to a crime which is occalibred an gravated felony under 8 I SC 10. this conviction will result in removal proceedings against me unless the United States Attorney acts of easily the conviction will result in a should of my limitageaton states.

ovasions of the Interstate Compact for Adult O'Tender Supervision (16) in addition to the sentence imposed, I understand that there may be other significant consequences of leater a "guily" or "so item, including but not limited to, a prohibation from leaving the sale, without first requesting transfer of expervision under the

(17) I moleculard that if I calcular plan of guilty or no contest to no offense involving domestic violence, as defined in ORS 135-230, and am convicted of the offense, federal law may probable me from pursonable, receiving, shipping, or transporting say finests or france amenication and that the conviction may negatively affect my ability to serve in the Armsel Ferces of the United States as defined in ORS 348-232 or to be supplyed in law enforcement.

my promises made to me in exchange for my plea. If the court reinstates the charge(s), I waive the statute of limitations and my (18) I agree that if I withdraw or if a coart later reverses, vacates, or sets exite my pica of "Guilly" or "No Contest" in this case, the court will reinstate any charge(s) that were climitated in return for my pica and the district attempty no longer will be bound by statutory or constitutional speedy tria or double jeopardy rights applicable to the dismissed charges

pursuant to OBS 137,020 (5). (19) I hereby acknowledge that my attorney or the Court has furnished me with a Northe and Advice of Right to Appeal

Signed by me in the presence of my attention, if I have one, this 맆

Spencer Joseph Burrett
Defendant

CERTIFICATE OF COUNSEL

I certify as follows:

- (1) That I have read and fully explained to the Defauters the allegations contained in the indicances (information) in this case.
- petition are accurate and true. That to the best of my knowledge and belief the statements, rejects and injurishment made by the Defendant in this
- (3) That the plan of guilty of the Defendant accords with my understanding of the facts as related to me by the Defendant and is consecuent with my advice to the Defendant. (4) That is my opinion the Defination! plet is voluntarily and understandingly made and I recontrated that the plan be accepted by the Court, and entered on behalf of the Defendant.

Signed by me in the prosence of the Defendant above camed and after full discussion of the contents of this certificate with the

Attorney for Defendant Colin Bradshaw OSB #214197

PETITION TO ENTER PLEA OF GUILTY AND ORDER PERMITTING SAME

A horney 5 initials Defendant a lostials

Spenier Joseph B.
Oregon State Hospital
2600 center street
Salem, DR 97301

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JAN 2 8 2023 CASCEST COUNT, LANE CO

Judge Jay A. McAlpin Lane County Courthouse 125 East 8th Avenue Eugene, OR 97401



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the DA's alm to nome. I so a submitted ch am aware that the condition-of confinement can create many symptoms of many atternations to psychotropic medication, such as a change in social conditions and a change in in oxymotiness conditions (such or talk thereby self-narratures thoughts off and feelings and beliefs) Heeling safe and secures is exsential the mental health vides evidence proves otherwise mental allness and lettle insight into his his need for projendropse medications. evidences by completion of CAFA'S appressed montoning itteres scheduled appointments" a history of motence when unstable 19CR 17970

conformity (also solomon asch) o in order to be as objective and impartial as possible Policy procedures, Approved: Date: November 8, 2018 our ideas, belief it is receiving. it is unfair one is not willing numerica Colored Sold hippisones, obediente to aut intervent opposed opposiments. interventions, de segal rights and night my right me motived and emotions you and the you a for any evaluators to state their "continous culture fr, altion, mistory they may be in with an andustranount of Doloris Matteneci, Superintender on my public profile for 1 かるから orthical policies and formation determents ranspirences une The Oswatted Streeter total stranger nanstonia review to Rosenhan have 113/3

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Verified Correct Copy of Original 2/16/2023 しゅうろろん 503 JOSOPA hi: 940.69 Moon からきられ acces

containing of yellow liqued found in cell per nurse reaction note; lit was probably wine small contained to putting applications and seeds into small contained to of the series of the solution of a pear on a fear of the first while reading the brists and claid not react except by forms to the close to not deputies for help-nefector case to submitted to DA's other for review or to the series of the party of the solution to the series of the s six 25 of 6 and Tidepunt were very limited as he thinked he can use depressive significant up out In seeds to speace and the stems changed the color Challinging: "clopt into an alcident in 2018 while entournated and closer total closer unable to stand this stand this is savel to this comploment) total symmetrics. Sain simulate a natural environment "I wanted @ 11/16/2016 12-51 Insident begot " (mident: 15P18426053 chast chaques f the water. allegary. I would the audio level said that -Isychiatry admission lissesment" Statements regarding information documents
Policy #7.014, C;48 By Patient Spencer Joseph Barrett

Hispothetically speaking even if I wan driving under the implicate of intericants furnish in reading of all persever my immorance are with the following statement. I bear to survive: I name to read you the survive: I now it read for survive eventually survive: I not job school or grown store; have a poorly devised in the survive of the souly survive in the survive of the survival to the survival survival to the survival survival to the survival survival to the survival surviv who is this United Case casesing so many problems? I this is obviously very correst [w] out even mention in the evention, seeper that case extention, seeper not that case extention, seeper no Miranda to the problem of Miranda to the transfer of the t come to the same conclusions - & was able to plea (1/4/2) when a store, said he would go to the information center Defusioned ful regarded to compatential and transported to compatential and transported to compatential on the man nature assessment " (assessment date: 11/3/2022 facility Proof of Hapatritical Reasoning Skills: when a track by Jury But wanted to prove acception, concion (neper to gas-bedings it was every from 8/8/22 and gas-bedings interior to lenter plea of critical - which but any find for climas mischief was unexpected, reporting on the day of the plea to false in reporting. your tenor about importance or important and also lied my important to participate in my deferse age 600042 of Supplemental Unidens neter to page 5 of 8 Prophaster all mission to my character continuety Bank on state police. Incident. SP18426. mont sufficient to put me puer some that I chank awyer has share words very (1/12/23)

Supplemental Incident Report

Oregon State Police SPRINGFIELD AC PROFESSIONAL STAFF

2/06/2018 OF 50 by A34308

SP18426053 Crash - Injury @11/16/2018 12:51

Author. #50280 LUQUIN, JACOB Entered by: #50280 LUQUIN, JACOB

Enfered lume, 12/05/2018 14:30 Report time 12/05/2018 14:30

DISTRIBUTION: Deputy Hudson #197 Lane County District Attorney's Office, Lane County Sheriff's Office Attri

SUBJECT:

EVIDENCE:

Collision assist

DVD- In car video (audio from Dep. Hudson SFST's)

OTHERS MENTIONED: Senior Trooper Ron Martin / Oregon State Police-Springfield
Deputy Hudson #197 / Lane County Sheriff's Office

do not necessarily reflect the chronology of the contact, ACTION TAKEN:

The following statements are summarized for the convenience of the reader. They are not verbatim and

collision investigation. On Friday November 16, 2018 at 12:51 I was requested to assist Senior Trooper (Sr.Tpr.) Martin with a two vehicle collision on SR 58 near milepost 14. Refer to Sr.Tpr. Martin's report for details of his

his travels that day. He told me he was coming from Eugene and going to the springs but he didn't make it all the way because he had to turn around and go back to pick someone up. I asked if he and any alcohol to drink before the crash. He stated, "Not this morning." He could not remember how Upon arriving I observed Deputy (Dep.) Hudson was speaking with one of the drivers, Spencer Barrett, involved in the collision that left the scene and was stopped by a Good Samaritan. I observed Dep. Hudson put Barrett through Samdardized Field Sobriety Test. Refer to Dep. Hudson's report for details of his DUII investigation. After Barrett was done with the test I asked him several questions. I asked if if he drank any alechol after the wreek. He said one or two, I asked if he smoked marijuana. He replied, "I shouldn't." He denied smoking any marijuana since July sometime. He denied using any illicit ran from the scene. Barrett denied running from the scene and talked about not wanting to be in the controlled substances or prescription medication. he blacked out and he didn't know when his night ended. He told he woke up between 5 and 8. I asked much he drank and said the tequila was involved but he didn't feel drunk this morning. He did know if middle of the scene. I asked if he made any effort to call 911. Barrett stated he did not. I asked about be was the owner of the GMC vehicle involved in the collision. Barrett replied, "Yeah." I asked why he

collision investigation. Deputy Hudson then placed Barrett in custody. I then continued to assist St. Tpr. Martin with the

CASE STATUS:

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Printed by: A34306 Date: 1206/2018/07-53 Computer: SPRB0653DA Page 1 of 2 000042

Mr. Barrett was asked how he could assist his attorney with his case. He stated, "I could give her some facts of the case and that would help my attorney." He then began talking about one of the writnesses in his current case, stating, "One of the writnesses works in the culture of war he is a vet and had gloves and he is just yelling at me, in pure evil hatred." He continued, "I am trying to mail the Governor about this about another case they have not given me envelopes to send habus corpus, I don't trust the Governor." He then stated, "Hopefully I get a new attorney I requested one a while ago but they did not take my request seriously so I am just moving along and just in a pica mill, but I made a promise to myself that I should not plea, but I am unsure of myself."

Ability to Participate in the Defense of the Defendant Including Making Relevant Decisions independently

Lattempted to engage Mr. Barrett in conversation to gauge his rational understanding and appreciation of court. He was unable to engage in a discussion of a hypothetical situation due to his inability to stay on topic. When asked to discuss aspects of his case, such as what the police are alleging, he began perseverating on his impecence and, as mentioned above, the evil nature of the system and the witnesses that were interviewed in his case. Although he identified himself as the one who has the final say in the decisions made related to his case, he also made statements that, due to the "corrupt nature" of the system, he is most likely to be successful in his case if he just does whatever his attorney asks of him. He was reminded that what his attorney tells him is advice and that he is the one who ultimately must make the final decisions in his case. It is unclear if he retained the education as he became tangential and began talking about the legal system. He was able to identify how he should act in a countroom. He reported it would be better he does not testify in his case as "they are ulready trying to prosecute one by their own projection, and they'll just say something that further makes me look bad. They are picking and choosing words for me and that is a confirmation bias."

OPINION:

Mr. Barrett meets criteria for a qualifying mental disorder as described above. During the current interview he presented as significantly disorganized and tangential. Additionally, he endorsed significant delusional beliefs that were grandiose and persecutory in nature.

Mr. Barrett demonstrated some factual knowledge related to his case and the legal system. He was aware of his charges, his plea options, and possible sentencing lengths. However, his defusional beliefs interfered with his ability to rationally conceptualize the roles of various legal personnel. Mr. Barret does not understand the nature of the proceedings against him. His rational appreciation of his pending charges is impacted by his disorganization and delusional behels. Additionally, his ability to have a rational discussion about his case and use of his factual knowledge in relation to his case is impacted by these synaptoms. As a result, his ability to engage in rational discussion about his charges, possible defense strategies, and evidence is impacted by his qualifying mental disorder.

Mr. Barrett is not able to assist and cooperate with counsel. His tangential speech and cognitive disorganization impact his ability to effectively and rationally communicate with his attorney. His deflusional beliefs have impacted his ability to understand his attorney's role in his case and has impacted his ability to trust his attorney. He will likely not take in the information she presents to him as his delusions have influenced his faith in his attorney's abilities and the legal system as a

CONFIDENTIAL PSYCHOLOGICAL EVALUATION

Psychiatry Admission Assessment



Client Name: Barrett Spencer Joseph Date of Birth: 4/18/1994 Client 1D; 90061 Assessment Date: 11/3/2022 Facility Chart Number: 100627

Mental Status Exam

Assessing Clinician: Adeduran, Jubril, PMIBNP

Mental Status Assessment Date 11/3/2022

Appearance/Behavior

Clean, no odor and his behavior is appropriate

Speech Thought Fraces

Clear/Congruent

Mond/Affect Sad/flat

Thought Content/Hallucinations/Delusions

environmentalist. Reports involvement in activists works. Linear Denies hallucination. Reports multiple publications both in magazines and You tube and has worked with prominent

Spicidal/Appressive Ideation, Intent, Plan

Cognitive Examination (orientation, memory, intellectual functioning)

Patient is alert to person, place and time, registered three words without prompting. He could recall three words after five minutes delay spontaneously. He correctly completed serial threes correctly from 100-88. He was able to sate recent holiday. He was able to name current U.S. A president and stated the last four well. He was state Salem is the capital of Oregon. Patient was able to identify similarities between two objects.

Insight/Judgement

Insight and judgement were very femited as he thinks he can cure depressive symptoms without medications and his currently not willing to be started on recommended medication though he agreed he will look into it. Patient present a good judgement in hypothetical scenarios. When asked what he will do if he lost his wallet in a store, he said he will go to the information center in the store and have it reported.

Past Medical History

Initial Physical Exam Findings (optional):

Past Medical History:

Per Jall, Pt is not currently being treated for any acute or chronic medical in the Jall per nurse. Pt reported head lice on 10/30/22 but head check revealed no bugs, nits or otherwise but pt. shaved his head to be sure per nurse. On 9/13/22 pt reported "bleeding gums" and was prescribed saltwater rinse with intended results per nurse. Negative PPD 8/28/22 and no ID hx noted. Pt denies having COVID vaccine, no current sx of exposures.

Current Medications: None

Diagnosis (For Admission)

Dated:	No other application for a Writ of made, by or on behalf of said person WHEREFORE, I pray that a Writ at a time and place therein to be spec	Specify the partie	\$ 108:4 Petition for writ of habeas corpus [Caption]
Attorney for Petitioner if applicable	No other application for a Writ of Habeas Corpus or a warrant in lieu thereof has been made, by or on behalf of said person in regard to said restraint, except as follows: WHEREFORE, I pray that a Writ of Habeas Corpus be issued directed to commanding him to have said prisoner before said Court at a time and place therein to be specified, to do and receive what shall then and there be considered by said Court, concerning the person so restrained together with the time and	(Specify the particulars in which such illegality exists.)	O8:4 Petition for writ of habeas corpus — General grounds — State aption!